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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV

[PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]

[Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

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BY ORDER

Controller of Publication

CHANGE OF NAME

I, hitherto known as Albert Son of Late Mr. Roshan Lal, employed as Finance Director at Medical Ambassadors Dehradun, residing at Peace Cottage, Mahima Enclave, Kehri Gaon via Premnagar, PO-Nanda ki Chowki, Dehradun-248007, Uttarakhand, have changed my name and shall hereafter be known as Albert Roshan.

It is certified that I have complied with other legal requirements in this connection.

Albert

[Signature (in existing old name)]

I, hitherto known as PAYEL HALDER Daughter of MANAS MITRA, employed as Guest Lecturer, Surya Sen College, West Bengal, residing at C/O Kalipada Mitra, South Bharatnagar, Near Jagdish Chandra High School, Opposite Samaj Kalyan Sanstha, Post Office: Siliguri, District: Darjeeling, West Bengal, have changed my name and shall hereafter be known as PAYEL MITRA.

It is certified that I have complied with other legal requirements in this connection.

PAYEL HALDER

[Signature (in existing old name)]

I, hitherto known as GEETANJALI SABERWAL AGARWAL wife of Mr. Umesh Kumar Agarwal, residing at "Monalisa Building", 2nd Floor, Flat No. 2A, 17, Camac Street, Kolkata-700017, West Bengal, have changed my name and shall hereafter be known as GITANJALI SABERWAL AGARWAL.

It is certified that I have complied with other legal requirements in this connection.

GEETANJALI SABERWAL AGARWAL

[Signature (in existing old name)]

I, hitherto known as Anil Kumar S/o Shri Mansha Ram Maurya, employed as MTS at Opto-Electronics Factory, Ministry of Defence, Raipur, Dehradun-248008, Uttarakhand, residing at Vill. & Post Upper Tunwala, Raipur, Dehradun-248005, Uttarakhand, have changed my name and shall hereafter be known as Anil Kumar Maurya.

It is certified that I have complied with other legal requirements in this connection.

Anil Kumar
[Signature (in existing old name)]

I, hitherto known as RESHMI RAJEEV Wife of PRAMOD NAIR, residing at 2319 A, Sector 31 C, Chandigarh, have changed my name and shall hereafter be known as RESHMI NAIR.

It is certified that I have complied with other legal requirements in this connection.

RESHMI RAJEEV
[Signature (in existing old name)]

I, hitherto known as MANAK LAL Son of Late Ghunsi Lal, employed as SSS in the Central Ordnance Depot Jabalpur, residing at House No. 105, Nai Basti, Bada Patthar, Roop Sajja Beauty Parlour Ke Paas, Ranjhi, Jabalpur (MP) Pin-482005, have changed my name and shall hereafter be known as MANAK LAL JATAV.

It is certified that I have complied with other legal requirements in this connection.

MANAK LAL
[Signature (in existing old name)]

I, hitherto known as SHAMRAO SHRIHARI KOSARABE Son of SHRIHARI KOSARABE, employed as Assistant, in All India Radio, Katanga, Jabalpur, residing at Type B/4, Akashdarshan Colony, Katanga, Jabalpur, have changed my name and shall hereafter be known as SHAMRAO KOSRABE.

It is certified that I have complied with other legal requirements in this connection.

SHAMRAO SHRIHARI KOSARABE
[Signature (in existing old name)]

I, hitherto known as VANAKAR JIVABHAI SOMABHAI S/O VANAKAR SOMABHAI RAMABHAI, employed as T.M at B.S.N.L., residing at GAYTRI SOCIETY VASANA ROAD :3 KHEDBRAHMA, SABARKANTHA, GUJARAT, have changed my name and shall hereafter be known as AGRAWAL JIVABHAI SOMABHAI.

It is certified that I have complied with other legal requirements in this connection.

VANAKAR JIVABHAI SOMABHAI
[Signature (in existing old name)]

I, hitherto known as AMIN KHAN KAYAMKHANI son of Late Shri AHAMED KHAN, employed as ACCOUNTS OFFICER, in the Office of the Controller Communication of Accounts, Sanchar Lekha Bhawan, Jhalana Doongari, Jaipur-302004, residing at Plot No. 139, Narayanpuri, Ward No. 07, Nivaru Road, Jhotwara Jaipur-302012, have changed my name and shall hereafter be known as AMIN KHAN.

It is certified that I have complied with other legal requirements in this connection.

AMIN KHAN KAYAMKHANI
[Signature (in existing old name)]

I, hitherto known as RAJESH son of DHYAN SINGH, employed as Havildar (Clerk/Staff Duties) in the 1908 Light Regiment, residing at Binnaguri Cantonment, have changed my name and shall hereafter be known as RAJESH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

RAJESH
[Signature (in existing old name)]

I, hitherto known as Aditya Satnalika son of Deepak Satnalika, employed as Chartered Accountant, residing at Current Address: C/o Sanjay Gupta, High School Road, Rajeev Nagar, ward no. 4, Baloda Bazar, Distt. Balodabazar (C.G.), Permanent Address—A 401, Chaitanya tower, Anand Niwas, Daldal Seoni Road, Mowa Raipur (C.G.), have changed my name and shall hereafter be known as Aditya Mittal.

It is certified that I have complied with other legal requirements in this connection.

Aditya Satnalika
[Signature (in existing old name)]

I, hitherto known as Gadigeppa Basappa Kambali Son of Basappa Adivappa Kambali, residing at Hooli, Taluk-Savadatti, Dist-Belgaum, and State-Karnataka, have changed my name and shall hereafter be known as Sandeep Basappa Kambali.

It is certified that I have complied with other legal requirements in this connection.

Gadigeppa Basappa Kambali
[Signature (in existing old name)]

I, Ramesh. Roopalappa. Lamani, employed as Head Constable in RPF Central Railway RPD/Thana Gulbarga (kalburgi), Karnataka, residing at Alur L.T. House No. 88, Pot: Hiregulabal, Taluka & Dist: Bagalkot, Karnataka State. PIN-587207, have changed my minor daughter Name: Meghana Ramesh Lamani aged: 15 years and she shall hereafter be known as Meghana Ramesh Rathod.

It is certified that I have complied with other legal requirements in this connection.

Ramesh. Roopalappa. Lamani
[Signature of Guardian]

I, hitherto known as Abdul Hamid Son of Late M. Abdullah Khan, employed as Head Clerk in the Directorate of RD, PRIs & ULB, A & N Administration, Port Blair, residing at 4, Kali Mandir Road, Prem Nagar, Port Blair, have changed my name and shall hereafter be known as Abdul Hamid Khan.

It is certified that I have complied with other legal requirements in this connection.

Abdul Hamid
[Signature (in existing old name)]

I, hitherto known as B.Shylaza Daughter of Late B. John, not employed, residing at Flat No. 303, Tirumala residency, Road no-2, pochammabagh, saroornagar, Hyderabad-500035. Telangana state, have changed my name and shall hereafter be known as B.Shylaza sujakar.

It is certified that I have complied with other legal requirements in this connection.

B.Shylaza
[Signature (in existing old name)]

I, hitherto known as ARJUN LAXMAN PATIL son of LAXMAN ATWADKAR of Hindalaga Belgaum, residing at the H.No. 4115, Navaraspur Extension, South to Jananagar, Vijayapur-586109, have changed my name and shall hereafter be known as ARJUN LAXMAN ATWADKAR.

It is certified that I have complied with other legal requirements in this connection.

ARJUN LAXMAN PATIL
[Signature (in existing old name)]

I, hitherto known as SASADHAR PARAMANIK Son of LATE PHANIBHUSAN PRAMANIK, employed as INDUSTRIAL STAFF, INDIA-GOVT.-MINT, ALIPORE, KOL-53, residing at VILL MEYANAPUR, P.O. ENAYETPUR, P.S. KULPI, DIST. 24 PGS. (S) PIN: 743351, have changed my name and shall hereafter be known as SASADHAR PRAMANIK.

It is certified that I have complied with other legal requirements in this connection.

SASADHAR PARAMANIK
[Signature (in existing old name)]

I, hitherto known as Diksha Kumari Daughter of Dinesh Kumar Singh, employed as Joint Secretary, Drinking Water & Sanitation Department, and Government of Jharkhand, Ranchi, residing at Local Address-Bodhraj Enclave, Flat No. E 2, 2nd Floor, Near Over Bridge Anantpur, Ranchi-834001, Permanent Address-Village-Sri Tola, Post-Ara, P.S-Nawada (Ara), District-Bhojpur, (Bihar)-802301, have changed my name and shall hereafter be known as Diksha Singh.

It is certified that I have complied with other legal requirements in this connection.

Diksha Kumari
[Signature (in existing old name)]

I, hitherto known as RenuSaluja Wife of Surinder Kumar, employed as Senior Teacher (Science) Government Senior Secondary School, Rawatbhata, residing at H-7/11, Vikram Nagar, Rawatbhata, Distt. Chittorgrah (Rajasthan), have changed my name and shall hereafter be known as RENU CHUGH.

It is certified that I have complied with other legal requirements in this connection.

RenuSaluja
[Signature (in existing old name)]

I, hitherto known as KRISHNA SHAMRAO KURHEWAR, employed as Senior Accountant at Office of Director of Accounts Postal, Nagpur, residing at Plot No.-204, Akash Nagar, Manewada, Nagpur-440034, have changed my name and shall hereafter be known as KRUSHNARAO SHAMRAO KURREWAR.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA SHAMRAO KURHEWAR
[Signature (in existing old name)]

I, hitherto known as Trinatha Behera son of Raghunath Behera, employed as Track Maintainer-IV under senior section Engineer (P.Way) East Coast Railway, Brahmapur, Khurda Road Division, residing at Vill: Balakrushnapur, P.O./ P.S. Chatrapur, Dist: Ganjam, Odisha, have changed my name and shall hereafter be known as K.Trinatha Patra.

It is certified that I have complied with other legal requirements in this connection.

Trinatha Behera
[Signature (in existing old name)]

I, hitherto known as HARISH CHANDRA S/O SH. N. D. THAPLIYAL, employed as post of 'MCM' in the OPTO ELECTRONICS FACTORY, MINISTRY OF DEFENCE, RAIPUR, DEHRADUN, UTTRAKHAND, residing at

BHAGWATI PURAM, RAWAT ART, MAJRI MAFI, MOHKAMPUR, DEHRADUN, UTTRAKHAND, have changed my name and shall hereafter be known as HARISH CHANDRA THAPLIYAL.

It is certified that I have complied with other legal requirements in this connection.

HARISH CHANDRA
[Signature (in existing old name)]

I, hitherto known as Inderjeet Son of Shri YC Negi, employed as chowkidar, residing at House No. 482/B, Sector-29A, Chandigarh, have changed my name and shall hereafter be known as Inderjeet Negi.

It is certified that I have complied with other legal requirements in this connection.

Inderjeet
[Signature (in existing old name)]

I, hitherto known as PREMJEET SINGH Son of Sh. TEJA SINGH, employed as SECTER HEAD QUARTER BORDER SECURITY FORCE; MOGA ROAD FEROZEPUR (PUNJAB) PIN-152001, residing at VILL. MEGHA PANJ GRAIN HITHAR, P.O. PANJE KE UTTAR, TEH. GURU HAR SAHAI, DISTT. FEROZEPUR (PUNJAB), PIN-152024, have changed my name and shall hereafter be known as PARMJEET SINGH.

It is certified that I have complied with other legal requirements in this connection.

PREMJEET SINGH
[Signature (in existing old name)]

I, hitherto known as BHAGERU ROY S/o (L) SAKAL RAI, employed as MTS, Cash Section, Finance Department, Nort Eastern Hill University, Mawlai, Umshing, Shillong-793022, have changed my surname and shall hereafter be known as BHAGERU RAI.

It is certified that I have complied with other legal requirements in this connection.

BHAGERU ROY
[Signature (in existing old name)]

I, hitherto known as KULDEEP Son of SHRI RAKESH CHANDRA, employed as DEPUTY MANAGER, NTPC LIMITED, residing at C/718, KAVERI VIHAR, NTPC TOWNSHIP, JAMNIPALI, KORBA (CHHATTISGARH)-495450, have changed my name and shall hereafter be known as KULDEEP SINGH YADAV.

It is certified that I have complied with other legal requirements in this connection.

KULDEEP
[Signature (in existing old name)]

I, VENKATA THIMMAIAH SANDU son of YERRA THIMMAIAH SANDU, Employed as SOFTWARE ENGINEERING GROUP MANAGER in the ECI TELECOM INDIA PVT. LTD., residing at MR602, GOLDEN BLOSSOM, KADUGODI, and BANGALORE 560067, have changed the name of my minor daughter VASAVI SANDU aged 16 years and she shall hereafter be known as SRIKALA SANDU.

It is certified that I have complied with other legal requirements in this connection.

VENKATA THIMMAIAH SANDU
[Signature of Guardian]

I, hitherto known as S Umesh Son of Siddaraju, residing at No. 25, Radhesha Nilaya, 2nd Cross, 3rd Main, Vrushabhavati Nagar, Kamakshipalya, Bangalore 560079, have changed my name and shall hereafter be known as B S Amruth Umesh.

It is certified that I have complied with other legal requirements in this connection.

S Umesh
[Signature (in existing old name)]

I, hitherto known as MARAMUNAGALA VENKATA RAMANA Son of MARAMUNAGALA VENKATANNA, employed as VIJAYA BANK, residing at CHINNATEKUR (VILLAGE) KALLUR (MANDAL) KURNOOL (DIST), have changed my name and shall hereafter be known as THOTA BALIJA VENKATA RAMANA.

It is certified that I have complied with other legal requirements in this connection.

MARAMUNAGALA VENKATA RAMANA
[Signature (in existing old name)]

I, hitherto known as Smt. Jyoti Shreeshail Harkangi Wife of Shri Shrishail C Harkangi, employed as UDC in DPS/DAE (BARC), residing at B-6, Jai Bhavani Society, Plot 18, Sector-11, Kharghar, Navi Mumbai-410210, have changed my name and shall hereafter be known as Jyoti Shrishail Harkangi.

It is certified that I have complied with other legal requirements in this connection.

Jyoti Shreeshail Harkangi
[Signature (in existing old name)]

I, hitherto known as REBA RANI GHOSH Wife of LATE ARUN KANTI GHOSH, employed as MTS, ATI, Dasnagar, Howrah-711105, residing at 47/8 'C' Road, Bamungachi, PS-Liluah, Howrah-711106, have changed my name and shall hereafter be known as REBA GHOSH.

It is certified that I have complied with other legal requirements in this connection.

REBA RANI GHOSH
[Signature (in existing old name)]

I, hitherto known as BANU DAWAR D/o Sh. Rajiv Dawar, a Housewife, residing at 151-152, 4 G.T.B. Avenue, Model Town, Jalandhar-144003, Punjab, have changed my name and shall hereafter be known as BANI MAHESHWARI.

It is certified that I have complied with other legal requirements in this connection.

BANU DAWAR
[Signature (in existing old name)]

I, hitherto known as KESHAVA SHARAT Son of H. KESHAVA RAO, employed as Managing Director, Futura Automation Pvt Ltd, Bangalore 560058, residing at No. 996, 3rd Main Road, Hosakerehally Extension, Banshankari 3rd Stage, Bangalore 560085, have changed my name and shall hereafter be known as SHARAT KESHAVA RAO.

It is certified that I have complied with other legal requirements in this connection.

KESHAVA SHARAT
[Signature (in existing old name)]

I, hitherto known as AMRIT HIMWAN son of Sh. KAUSHAL SARAN SAMAIYAR, residing at A-719, H.A.L. COLONY, FAIZABAD ROAD, LUCKNOW-226016, have changed my name and shall hereafter be known as AMRIT SAHAI.

It is certified that I have complied with other legal requirements in this connection.

AMRIT HIMWAN
[Signature (in existing old name)]

I, hitherto known as Aelamma Mamachan W/o B. Mamachan, residing at No. 56, 1st Main, Subbanna Garden, Near PF Layout, Vijayanagar, Bengaluru, Karnataka, PIN-560040, have changed my name and shall hereafter be known as DAISY MAMACHAN.

It is certified that I have complied with other legal requirements in this connection.

Aelamma Mamachan
[Signature (in existing old name)]

I, hitherto known as HARPREET Daughter of JOGINDER SINGH, residing at H.No.-56, Ward No. 5, Naraina (60), Karnal Haryana-132116, have changed my name and shall hereafter be known as HARPREET KAUR.

It is certified that I have complied with other legal requirements in this connection.

HARPREET
[Signature (in existing old name)]

I, hitherto known as IBRAHIM son of HIRUSAB, employed as STS in BSNL O/o GMTD Vijayapur, residing at Plot No.-47, Near Al Aman Masjid, Chandapur Colony Vijayapur, Tq & Dist-Vijayapur, Karnataka state, have changed my name and shall hereafter be known as IBRAHIM HIRUSAB PENDARI.

It is certified that I have complied with other legal requirements in this connection.

IBRAHIM
[Signature (in existing old name)]

I, hitherto known as B.K. SREENIVASA/B.K.SRINIVASA/ B.K.SREENIVAS Son of B.Krishnamurthy, employed as SDGM in BHEL, residing at #41, 6th Cross, 1st A Main RR Layout, Nagadevanahalli, Bangalore 560056, have changed my name and shall hereafter be known as B.K.SRINIVAS.

It is certified that I have complied with other legal requirements in this connection.

B.K. SREENIVASA/B.K.SRINIVASA/B.K.SREENIVAS
[Signature (in existing old name)]

I, hitherto known as Anil Kumar Bhardwaj S/o Late Sh. Krishna Kant Bhardwaj, R/o 699, Sector-17, Faridabad (Haryana), have changed my name and shall hereafter be known as Anil Bhardwaj.

It is certified that I have complied with other legal requirements in this connection.

Anil Kumar Bhardwaj
[Signature (in existing old name)]

I, hitherto known as Sheela Vaid wife of Late Rajpal, residing at D-151, Motibagh-I, P&T Quarter Delhi-110021, have changed my name and shall hereafter be known as Sheela.

It is certified that I have complied with other legal requirements in this connection.

Sheela Vaid
[Signature (in existing old name)]

I, hitherto known as Harshita W/o Pawan Kumar Mishra, R/o D-1/10, Nehru Vihar, Dayalpur Extn., Delhi-110094, have changed my name and shall hereafter be known as "Harshita Mishra".

It is certified that I have complied with other legal requirements in this connection.

Harshita
[Signature (in existing old name)]

I, hitherto known as Binod Kumar Gautam Son of J.P.D. Gautam, employed as A/G-II in the BSES Yamuna Power Limited, residing at B-90 A, Bhagirathi Vihar, Delhi-110094, have changed my name and shall hereafter be known as Vinod Kumar Gautam.

It is certified that I have complied with other legal requirements in this connection.

Binod Kumar Gautam
[Signature (in existing old name)]

I, hitherto known as Ajender Singh @ Ajay Rajput S/o Sh. Karan Singh R/o C-60, Kiran Garden, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as Ajay Rajput.

It is certified that I have complied with other legal requirements in this connection.

Ajender Singh @ Ajay Rajput
[Signature (in existing old name)]

I, hitherto known as Pooja Wife of Parveen Kumar, residing at D-17/8, Sector-3, Rohini, Delhi-110085, have changed my name and shall hereafter be known as Nisha Rani.

It is certified that I have complied with other legal requirements in this connection.

POOJA
[Signature (in existing old name)]

I, hitherto known as Raj Narayan Singh Son of Ganga Singh retired as CAO in the MTNL, New Delhi, residing at A-50, Sector-122, Noida (U.P.), have changed my name and shall hereafter be known as Raj Narain Singh.

It is certified that I have complied with other legal requirements in this connection.

RAJ NARAYAN SINGH
[Signature (in existing old name)]

I, hitherto known as JITENDER S/o Sh. RAM KARAN, residing at 2/88, Block-A, Tomar Colony, Kammalpur, Burari, Delhi-110084, have changed my name and shall hereafter be known as JITENDRA KUMAR.

It is certified that I have complied with other legal requirements in this connection.

JITENDER
[Signature (in existing old name)]

I, hitherto known as Aditya Chotia Son of Pawan Chotia, a Student, residing at 18/144/2, Gali No. 3, East Moti Bagh, Sarai Rohilla, have changed my name and shall hereafter be known as Aditya Vashisht.

It is certified that I have complied with other legal requirements in this connection.

Aditya Chotia
[Signature (in existing old name)]

I, hitherto known as Akshay Chotia Son of Pawan Chotia, a Student, residing at 18/144/2, Gali No. 3, East Moti Bagh, Sarai Rohilla, have changed my name and shall hereafter be known as Akshay Vashisht.

It is certified that I have complied with other legal requirements in this connection.

Akshay Chotia
[Signature (in existing old name)]

I, hitherto known as SHIVASHANKAR NAIDU PUNEETH (S. PUNEETH) Son of SHIVASHANKAR NAIDU RANGAPPA, employed as CEO for Srikara Energy Solutions Pvt. Ltd., residing at No. 110/3, Srirampura 2nd Stage, Devayyanahundi, Near Kumar Flourmill, Mysuru-570023, have changed my name and shall hereafter be known as VISHWADEEP PUNEETH.

It is certified that I have complied with other legal requirements in this connection.

SHIVASHANKAR NAIDU PUNEETH (S. PUNEETH)
[Signature (in existing old name)]

I, hitherto known as Rahul Kumar son of Inder Kumar Kharbanda, residing at 862, New Millenium Apts., Plot # 2, Sector 23, Dwarka, New Delhi-110075, have changed my name and shall hereafter be known as Rahuul Kharbanda.

It is certified that I have complied with other legal requirements in this connection.

Rahul Kumar
[Signature (in existing old name)]

I, hitherto known as ARJUN PUPUSWAMI KAVADAR Son of ANNAMALAI KAVADAR, employed as LABOUR, PER NO. 209037, T.NO. 24/E.E. SECTION, ORDNANCE FACTORY CHANDA (M.S.), residing at QTR. NO. 21 B, TYPE-II, SECTOR-V, ORDNANCE FACTORY CHANDA (M.S.) PIN-442501, have changed my name and shall hereafter be known as ARJUN ANNAMALAI KAVADAR.

It is certified that I have complied with other legal requirements in this connection.

ARJUN PUPUSWAMI KAVADAR
[Signature (in existing old name)]

I, BOOMINATHAN S/o B. THANGAM, employed as Private Entrepreneur, residing at Junglighat Village, under Port Blair Tehsil, South Andaman District, have changed my name and shall hereafter be known as T. BOOMINATHAN.

It is certified that I have complied with other legal requirements in this connection.

BOOMINATHAN
[Signature (in existing old name)]

I, hitherto known as Simmi Kalra alias Bhawna Kalra Wife of Sh. Ravinder Kalra, residing at Happy Nest, Bank Road, Sri Muktsar Sahib, Tehsil & Distt. Sri Muktsar Sahib, have changed my name and shall hereafter be known as Bhawna Kalra.

It is certified that I have complied with other legal requirements in this connection.

Simmi Kalra alias Bhawna Kalra
[Signature (in existing old name)]

I, hitherto known as DIGVIJAY SINGH Son of Sri Vishambhar Singh, employed as Capital Business System Pvt. Ltd., residing at MIG-222, SECTOR-G, L.D.A. COLONEY, KANPUR ROAD, LUCKNOW, have changed my name and shall hereafter be known as DIGVIJAY PRATAP SINGH.

It is certified that I have complied with other legal requirements in this connection.

DIGVIJAY SINGH
[Signature (in existing old name)]

I, hitherto known as SADU LAKHMA WANGAD Son of LAKHMA SURAJI WANGAD, employed as DRIVER GRADE-II working in GOVT. OF INDIA, BOARD OF RADIATION & ISOTOPE TECHNOLOGY, DEPT. OF ATOMIC ENERGY, VASHI, NAVI MUMBAI-400703, residing at A-11, PARIJAT, NEW MANDALA, ANUSHAKTI NAGAR, MUMBAI-400094, have changed my name and shall hereafter be known as SADANAND LAKHAMA WANGAD.

It is certified that I have complied with other legal requirements in this connection.

SADU LAKHMA WANGAD
[Signature (in existing old name)]

I, hitherto known as PRIYAM HALDER Son of MANAS MITRA, employed as Associate Software Engineer at Accenture, residing at C/O Kalipada Mitra, South Bharatnagar, Near Jagdish Chandra High School, Opposite Samaj Kalyan Sanstha, Post Office: Siliguri, District: Darjeeling, West Bengal, have changed my name and shall hereafter be known as PRIYAM MITRA.

It is certified that I have complied with other legal requirements in this connection.

PRIYAM HALDER
[Signature (in existing old name)]

I, hitherto known as AMIT RAY son of Late Sukhamoy Roy, employed as AA/TA/Eastern Railway Office, residing at CF-5/A, JYANGRA GHOSHPARA, RAJARHAT GOPALPUR (M), KOLKATA-700059, DIST-NORTH 24 PARGANAS, WEST BENGAL, have changed my name and shall hereafter be known as AMIT ROY.

It is certified that I have complied with other legal requirements in this connection.

AMIT RAY
[Signature (in existing old name)]

I, hitherto known as HARBINDER SINGH JAIDKA S/o SH. DES RAJ, employed as (SELF EMPLOYED), residing at VPO BUTTAR, DISTT. MOGA, have changed my name and shall hereafter be known as HARWINDER SINGH JAIDKA.

It is certified that I have complied with other legal requirements in this connection.

HARBINDER SINGH JAIDKA
[Signature (in existing old name)]

I, hitherto known as "Khushboo" Daughter of Mr. Naresh Kumar, a Student in the IGNOU, residing at P-341, Mohan Garden, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as "Tusharika Singh".

It is certified that I have complied with other legal requirements in this connection.

Khushboo
[Signature (in existing old name)]

I, hitherto known as Manju Batra wife of Maj Gen PK Batra (Retd), residing at 558, Sector-29, NOIDA-201303, have changed my name and shall hereafter be known as Manjula Batra.

It is certified that I have complied with other legal requirements in this connection.

Manju Batra
[Signature (in existing old name)]

I, Gurmeet Arora S/o Charanjeet Singh, employed as Manager in the Private Company Genpact, residing at WZ B-20-A, Part-1, Vishnu Garden, Punjabi Market, New Delhi-110018, have changed the name of my minor daughter SHABAD ARORA aged 8 years and she shall hereafter be known as AHANA ARORA.

It is certified that I have complied with other legal requirements in this connection.

Gurmeet Arora
[Signature of Guardian]

I, Devinder Singh Narula Son of Jiwan Singh Narula, residing at M-12, First Floor, South City-1, Gurgaon, Haryana-122007, have changed the name of my minor daughter Gurbina Narula aged 17 years and she shall hereafter be known as Gurbina Kaur Narula.

It is certified that I have complied with other legal requirements in this connection.

Devinder Singh Narula
[Signature of Guardian]

I, hitherto known as Dayanand Son of Late Ghasi Ram, Permanent residing at Village & P.O. Gopalpur, District Sonipat (Haryana) and Presently residing at H.No. RZ-8B, Gali no.-6, Raj Nagar-I, Palam Colony, New Delhi-110077, have changed my name and shall hereafter be known as Dayanand Dahiya.

It is certified that I have complied with other legal requirements in this connection.

Dayanand
[Signature (in existing old name)]

I, hitherto known as Renuka D/o Shri Subhash Chand doing Ph.D. from IIT Roorkee, Uttarakhand, R/o F-1804, J.J. Colony, Tigri, New Delhi-110080, have changed my name and shall hereafter be known as "RENUKA VERMA".

It is certified that I have complied with other legal requirements in this connection.

RENUKA
[Signature (in existing old name)]

I, hitherto known as Lachho Rani W/o Sh. Rajesh Kumar, R/o C-I, 1053-54, Madangir, PH-1, Dr. Ambedkar Nagar, New Delhi-110062, have changed my name and shall hereafter be known as Laxmi.

It is certified that I have complied with other legal requirements in this connection.

Lachho Rani
[Signature (in existing old name)]

I, hitherto known as Pappu Kumar S/o Sh. Phool Dev Singh, Un-employed, residing at 310, Block-A, Camp No. 4, Jawala Puri, Delhi-110087, have changed my name and shall hereafter be known as Aditya.

It is certified that I have complied with other legal requirements in this connection.

PAPPU KUMAR
[Signature (in existing old name)]

I, AVTAR SINGH JUNEJA S/o S. SATNAM SINGH, residing at 616/19, Green Road, Shakti Nagar, Rohtak, Haryana-124001, have changed the name of my minor Son MANPREET JUNEJA aged 17 years and he shall hereafter be known as MANPREET SINGH JUNEJA.

It is certified that I have complied with other legal requirements in this connection.

AVTAR SINGH JUNEJA
[Signature of Guardian]

I, Bhavna Vedi D/o Shri Rakesh Kumar Vedi, residing at Building no. B63, House no B3, Panchsheel Vihar, Malviya Nagar, New Delhi-110017, have changed the name of my minor son "Aarish Vedi Thapa" aged 6 years and he shall hereafter be known as "Aarish Vedi".

It is certified that I have complied with other legal requirements in this connection.

Bhavna Vedi
[Signature of Guardian]

I, HARMEET SINGH S/o Shri SATPAL SINGH, residing at 24/17, Ground Floor, Tilak Nagar, New Delhi-110018, have changed the name of my minor son KABIR BEHAR aged 17 years and he shall hereafter be known as KABIR SINGH BEHAR.

It is certified that I have complied with other legal requirements in this connection.

HARMEET SINGH
[Signature of Guardian]

I, hitherto known as MANRISHA BHATIA D/o PARVINDER SINGH, residing at WZ-3382, 4th Floor, Mahindra Park, Rani Bagh, Delhi-110034, have changed my name and shall hereafter be known as MANRISHA KAUR BHATIA.

It is certified that I have complied with other legal requirements in this connection.

MANRISHA BHATIA
[Signature (in existing old name)]

I, hitherto known as Jaspal Singh s/o Joga Singh, residing at VPO Laroi, Tehsil Bhogpur, District Jalandhar, have changed my name and shall hereafter be known as Rachhpal Singh.

It is certified that I have complied with other legal requirements in this connection.

Jaspal Singh
[Signature (in existing old name)]

I, hitherto known as KAMALJIT KAUR RAKHRA Wife of HARVINDER SINGH, residing at H.No. 79/250, Shastri Nagar, Batala, Distt. Gurdaspur, Punjab-143505, have changed my name and shall hereafter be known as KAMALJIT KAUR.

It is certified that I have complied with other legal requirements in this connection.

KAMALJIT KAUR RAKHRA
[Signature (in existing old name)]

I, hitherto known as YESHPAL SINGH son of Shri.Jagdish Singh, employed as Assistant Commissioner, Kendriya Vidyalaya Sangathan (MHRD, Govt. of India) Regional Office, Sector-30, Gandhinagar-382030 (Gujarat), residing at E/6, Bhoomi Apartment, Motera, Ahmedabad (Gujarat-380005), have changed my name and shall hereafter be known as YASHPAL SINGH.

It is certified that I have complied with other legal requirements in this connection.

YESHPAL SINGH
[Signature (in existing old name)]

I, hitherto known as A Ravanaiah Son of A Musalaiah, employed as Safaiwala (at HQ MEG & Centre, SC Garden, Bangalore-560042), residing at No. 38, Lakshman Nilayam, 4th Cross, Gurumurthy Road, Near Balaji Bar & Restaurant, RS Palya, Kammanahalli, Bangalore-560033 Karnataka State, have changed my name and shall hereafter be known as M Lakshman.

It is certified that I have complied with other legal requirements in this connection.

A Ravanaiah
[Signature (in existing old name)]

I, hitherto known as Raman Arora @ Pinki Arora W/o Rajesh Kumar Arora, a housewife, residing at House No. 156, Vasundhra Apartments, Sector-9, Opp. Japanese Park, Rohini, New Delhi-110085, have changed my name and shall hereafter be known as Pinki Arora.

It is certified that I have complied with other legal requirements in this connection.

Raman Arora @ Pinki Arora
[Signature (in existing old name)]

I, hitherto known as Gurdev Kaur Wife of Surinder Singh, a Housewife, residing at Marshal & Co. Rurka Road Goraya, Tehsil Phillaur, Distt. Jalandhar Pb, INDIA, have changed my name and shall hereafter be known as Daljit Kaur.

It is certified that I have complied with other legal requirements in this connection.

Gurdev Kaur
[Signature (in existing old name)]

I, RANA FIRDAUS Wife of FIRDOUS ALAM, residing at G10/15, 3rd Floor, Sir Syed Road, Batla House, Jamia Nagar, Okhla, New Delhi-110025, have changed the name of my minor son OBAID FIRDOUS aged 12 years and he shall hereafter be known as MOHD OBAID FIRDOUS.

It is certified that I have complied with other legal requirements in this connection.

RANA FIRDAUS
[Signature of Guardian]

I, hitherto known as PARAMESHWARI.R D/O R.PRAKASH RAO W/O ANOOP RAMAN KUMAR, R/o Hno-10-4-64/2/9, Adhikari Nagar, lingoji Guda, Saroomnagar, Hyderabad-500035, T.S., have changed my name and shall hereafter be known as SANGEETHA.R.

It is certified that I have complied with other legal requirements in this connection.

PARAMESHWARI.R
[Signature (in existing old name)]

I, hitherto known as NARAYAN ROSAYYA Son/Daughter/Wife of ROSAYYA NARAYYA, employed as Line Mistry (F), HS-I, residing at Sr. No.-55/1, Plot No.-46, Gokul Nagar, Dhanori Road, Opp. Goodwill Samruddhi, Dhanori, Pune-411015, have changed my name and shall hereafter be known as NARAYAN ROSAYYA DHANEKULA.

It is certified that I have complied with other legal requirements in this connection.

NARAYAN ROSAYYA
[Signature (in existing old name)]

I, hitherto known as ASHISH Son of Yogesh Kumar, residing at 1/5741, Street No. 16, near Arwachin School, Balbir Nagar, Shahdara, Delhi-110032, have changed my name and shall hereafter be known as ASHISH VATS.

It is certified that I have complied with other legal requirements in this connection.

ASHISH
[Signature (in existing old name)]

I, hitherto known as RUCHIKA JAGWAYAN W/O SH. MANOJ GARG, R/O 441, DEEPALI ENCLAVE, PITAMPURA, DELHI-110034, have changed my name and shall hereafter be known as RUCHIKA GARG.

It is certified that I have complied with other legal requirements in this connection.

RUCHIKA JAGWAYAN
[Signature (in existing old name)]

I, hitherto known as NIDHI JAIN daughter of SUNIL JAIN, SELF EMPLOYED, residing at F-54, GREEN PARK MAIN, NEW DELHI-110016, INDIA, have changed my name and shall hereafter be known as KHUSSMITA JAIN.

It is certified that I have complied with other legal requirements in this connection.

NIDHI JAIN
[Signature (in existing old name)]

I, hitherto known as SUNIL JAIN Son of PREM CHAND JAIN, employed as BUSINESS MAN, residing at F-54, GREEN PARK MAIN, NEW DELHI-110016, INDIA, have changed my name and shall hereafter be known as SUNIL JAIN.

It is certified that I have complied with other legal requirements in this connection.

SUNIL JAIN
[Signature (in existing old name)]

I, hitherto known as Kriti Daughter of Sh Sunil Kumar, residing at 20, New Ram Nagar, Ambala Cantt (Haryana)-133001, have changed my name and shall hereafter be known as Kriti Sharma.

It is certified that I have complied with other legal requirements in this connection.

Kriti
[Signature (in existing old name)]

I, hitherto known as NIKETA JAIN daughter of SUNIL JAIN, SELF EMPLOYED, residing at F-54, GREEN PARK MAIN, NEW DELHI-110016, INDIA, have changed my name and shall hereafter be known as NIKETAA JAIN.

It is certified that I have complied with other legal requirements in this connection.

NIKETA JAIN
[Signature (in existing old name)]

I, hitherto known as Anju Taleewal W/o Sh. Manish Agrawal, R/o Raina Road, Near Block, Firozabad-283203 (U.P.), have changed my name and shall hereafter be known as Bhavika Agrawal.

It is certified that I have complied with other legal requirements in this connection.

Anju Taleewal
[Signature (in existing old name)]

I, hitherto known as RANJIT KAUR ALIAS RANJEETA SAHNI wife of AMARJEET SINGH, a HOUSEWIFE, residing at 44-A, ADARSH NAGAR JALANDHAR, have changed my name and shall hereafter be known as RANJANA.

It is certified that I have complied with other legal requirements in this connection.

RANJIT KAUR ALIAS RANJEETA SAHNI
[Signature (in existing old name)]

I, hitherto known as SATISH BALA, SHASHI BALA wife of BHUPINDER KUMAR, a HOUSEWIFE, residing at H. No. 1074/5, ADAMPUR, DISTRICT JALANDHAR, have changed my name and shall hereafter be known as SATISH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SATISH BALA, SHASHI BALA
[Signature (in existing old name)]

I, hitherto known as Kunal Sehrawat S/o Shri Ajay Kumar Sehrawat, R/o B15-C Enclave behind ISI Center, Vasant Kunj, New Delhi-110037, have changed my name and shall hereafter be known as ..KUNAL SEHRAWAT.

It is certified that I have complied with other legal requirements in this connection.

Kunal Sehrawat
[Signature (in existing old name)]

I, hitherto known as ROHIT KUMAR S/o SHRI JAI PAL SINGH, R/O C-261, C-BLOCK, PANDAV NAGAR, DELHI-110092, have changed my name and shall hereafter be known as ROHIT KUMAR TOMAR.

It is certified that I have complied with other legal requirements in this connection.

ROHIT KUMAR
[Signature (in existing old name)]

I, hitherto known as RAJEEV KUMAR S/o LATE SHRI ILAM SINGH, R/O C-10, BEL OFFICER'S COLONY, CHANDER NAGAR, SAHIBABAD, GHAZIABAD, U.P., have changed my name and shall hereafter be known as RAJEEV KUMAR TOMAR.

It is certified that I have complied with other legal requirements in this connection.

RAJEEV KUMAR
[Signature (in existing old name)]

I, hitherto known as CHOTE LAL SAH son of Chamak Lal Sah, residing at B-86, Rama Park, Mohan Garden, Uttam Nagar, Delhi-110059, have changed my name and shall hereafter be known as VINEET SAH.

It is certified that I have complied with other legal requirements in this connection.

CHOTE LAL SAH
[Signature (in existing old name)]

I, hitherto known as Rahul S/o Sh. Darshan, R/o 10/94, Old Rajender Nagar, Delhi-110060, have changed my name and shall hereafter be known as Rahul Arora.

It is certified that I have complied with other legal requirements in this connection.

Rahul
[Signature (in existing old name)]

I, hitherto known as Gurbax Kaur Son/Daughter/Wife of Manjit Singh, a Housewife, residing at VPO Chak Des Raj, Tehsil Phillaur, Distt. Jalandhar Pb INDIA, have changed my name and shall hereafter be known as Nisha.

It is certified that I have complied with other legal requirements in this connection.

Gurbax Kaur
[Signature (in existing old name)]

I, hitherto known as Ashok Kumar Son/Daughter/Wife of Ajaib Chand, employed as GRAM DAK SEWAK at Village & PO Goraya, Tehsil Phillaur, Distt. Jalandhar Pb INDIA and residing at Village Chak Dhothar, Tehsil Phillaur, Distt. Jalandhar Pb INDIA, have changed my name and shall hereafter be known as Ashok Kumar Kailey.

It is certified that I have complied with other legal requirements in this connection.

Ashok Kumar
[Signature (in existing old name)]

I, hitherto known as VEMULA RAMA RAO Son of VEMULA SRINIVASA RAO, a Student, residing at H. No. 2-57, Cherlagudi Padu, Guntur District-522415, Andhra Pradesh State, have changed my name and shall hereafter be known as VEMULA KRISHNA.

It is certified that I have complied with other legal requirements in this connection.

VEMULA RAMA RAO
[Signature (in existing old name)]

I, hitherto known as Siva Sankaran EB S/o E.S. Bhaskaran Pillai, residing at D1-C, 44-C, Janakpuri, New Delhi-110058,

have changed my name and shall hereafter be known as EB Shiv Shankar.

It is certified that I have complied with other legal requirements in this connection.

Siva Sankaran EB
[Signature (in existing old name)]

I, hitherto known as SHIVA KRISHNA PODHATURI S/o PRABHAKAR PODHATURI, R/o H.No.: 16-2-752/21/15, Triveni Nagar, Dilsukhnagar, Gaddiannaram, Hyderabad-500060, T.S. have changed my name and shall hereafter be known as VIKRANTH KRISHNA PODHATURI.

It is certified that I have complied with other legal requirements in this connection.

SHIVA KRISHNA PODHATURI
[Signature (in existing old name)]

I, BONAGIRI SATYANARAYANA S/o BONAGIRI VENKATAIAH, R/o H.No. 1-1-542, Flat No.-303, Royal Home Rachamalla Spectram Apts, Jawahar Nagar, Beside Andhra Cafe Hotel, Museerabad, Hyderabad-20, T.S., have changed the name of my minor son's BONAGIRI NAGA RISHYENDER aged 17 years and he shall hereafter be known as BONAGIRI RISHENDER.

It is certified that I have complied with other legal requirements in this connection.

BONAGIRI SATYANARAYANA
[Signature of Guardian]

I, BONAGIRI SATYANARAYANA S/o BONAGIRI VENKATAIAH, R/o H.No. 1-1-542, Flat No.-303, Royal Home Rachamalla Spectram Apts, Jawahar Nagar, Beside Andhra Cafe Hotel, Museerabad, Hyderabad-20, T.S., have changed the name of my minor son's BONAGIRI MEGA RITHWIK aged 11 years and he shall hereafter be known as BONAGIRI RITHEESH.

It is certified that I have complied with other legal requirements in this connection.

BONAGIRI SATYANARAYANA
[Signature of Guardian]

I, hitherto known as POTU RAMANADHAM S/O RAJAMOULI, R/o Hno-11-29-320, Second Bank Colony, Ramanadhapuri, Warangal, pin-506002, T.S., have changed my name and shall hereafter be known as POTHU RAMANADHAM.

It is certified that I have complied with other legal requirements in this connection.

POTU RAMANADHAM
[Signature (in existing old name)]

I, hitherto known as KONERU YELLAIAH S/O KONERU NARSIMHA, R/o H.No. 20-530, Ekalavya Nagar, Malkajgiri, Hyderabad-500047, T.S., have changed my name and shall hereafter be known as KONERU AJAY.

It is certified that I have complied with other legal requirements in this connection.

KONERU YELLAIAH
[Signature (in existing old name)]

I, hitherto known as RAHUL KUMAR S/o OM PARKASH, employed as DM with H.D.F.C. BANK LTD. MEHTA, Distt. AMRITSAR, residing at H.No. 65, ANAND VIHAR COLONY, B/S SHANTI DEVI HOSPITAL, BATALA, DISTRICT GURDASPUR, PUNJAB, have changed my name and shall hereafter be known as RAHUL AGGARWAL.

It is certified that I have complied with other legal requirements in this connection.

RAHUL KUMAR
[Signature (in existing old name)]

I, hitherto known as HARVINDER PAL SINGH Son of Sri Kapoor Singh, employed as DIRECTOR, residing at HOUSE NO. 912, TDI CITY SECTOR 117, MOHALI DISTT: S.A.S. NAGAR, PUNJAB-160055, have changed my name and shall hereafter be known as HARVINNDER PALL SIINGH.

It is certified that I have complied with other legal requirements in this connection.

HARVINDER PAL SINGH
[Signature (in existing old name)]

I, hitherto known as Abeena Luiz Wife of Lijo Joseph, a homemaker, residing at Flat-102, House-211, Nandana Nilaya, 7th Cross 27th Main, Sector-1, HSR Layout, Bangalore-560102, have changed my name and shall hereafter be known as Abeena Lijo Chakkalakal.

It is certified that I have complied with other legal requirements in this connection.

Abeena Luiz
[Signature (in existing old name)]

I, hitherto known as Tania Chahal Daughter of Gurinder Singh, residing at B-57, ASHA PARK, JAIL ROAD, NEW DELHI-110018, have changed my name and shall hereafter be known as Tania Kaur Chahal.

It is certified that I have complied with other legal requirements in this connection.

Tania Chahal
[Signature (in existing old name)]

I, AMIT KUMAR GOEL son of O.P. Goel, employed as PROPRIETOR in the SUN RISE INTERNATIONAL, residing at PLOT NO 54 IInd FLOOR TARUN ENCLAVE PIRTAMPURA NEW DELHI-110034, have changed the name of my minor son AKSHIT GOYAL aged 13 years and he shall hereafter be known as AKSHIT GOEL.

It is certified that I have complied with other legal requirements in this connection.

AMIT KUMAR GOEL
[Signature of Guardian]

I, hitherto known as ROHIT S S/o SUNMUGAM, R/o E-I-185, MADANGIR, NEW DELHI-110062, have changed my name and shall hereafter be known as ROHIT.

It is certified that I have complied with other legal requirements in this connection.

ROHIT S
[Signature (in existing old name)]

I, hitherto known as JAI RAM S/O PREM CHAND, R/O H.NO. B-277, B-5, GALI NO. 5, SHANI BAZAR WALA ROAD, KABIR NAGAR, DELHI-110094, have changed my name and shall hereafter be known as JAY KASHYAP.

It is certified that I have complied with other legal requirements in this connection.

JAI RAM
[Signature (in existing old name)]

I, Pankaj Bhardwaj son of Shri Vijendra Dutt Bhardwaj, employed as Principal Technical Professional in Kellogg Brown & Root Engineering & Construction India Pvt. Ltd., residing at C-1, Balaji Apartment, Plot No.-7, Sector-3, Dwarka, New Delhi-110078, have changed the name of my minor son Bhavy Bhardwaj aged 12 Years and he shall hereafter be known as Naman Bhardwaj.

It is certified that I have complied with other legal requirements in this connection.

Pankaj Bhardwaj
[Signature of Guardian]

I, hitherto known as SMRITI ARORA D/o S. SATNAM SINGH, residing at G-17/4A, Rajouri Garden, New Delhi-110027, have changed my name and shall hereafter be known as SMRITI KAUR ARORA.

It is certified that I have complied with other legal requirements in this connection.

SMRITI ARORA
[Signature (in existing old name)]

I, hitherto known as Dormeet Singh S/o Mana Singh, R/o H-85, Vikas Puri, New Delhi, have changed my name and shall hereafter be known as "DURMEET SINGH".

It is certified that I have complied with other legal requirements in this connection.

Dormeet Singh
[Signature (in existing old name)]

I, hitherto known as "Khushboo" Daughter of Mr. Naresh Kumar, a Student in the IGNOU, residing at P-341, Mohan Garden, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as "Tusharika".

It is certified that I have complied with other legal requirements in this connection.

Khushboo
[Signature (in existing old name)]

I, hitherto known as ANKIT SINGH S/O SH. JASVINDER, R/O HOUSE NO. 191, GALI NO. 6, JAGATPUR VILLAGE, BADARPUR, MAJRA BURARI, NORTH DELHI, DELHI-110084, have changed my name and shall hereafter be known as a.a.a.ANKIT DEDHA.

It is certified that I have complied with other legal requirements in this connection.

ANKIT SINGH
[Signature (in existing old name)]

I, hitherto known as CHUNINDA D/o Sh. RAMESH KUMAR MANDAVI, residing at Plot No. 3, E-Block, Phase-I, Gali No.31, Goyla Dairy, New Delhi-110071, have changed my name and shall hereafter be known as CHANCHAL.

It is certified that I have complied with other legal requirements in this connection.

CHUNINDA
[Signature (in existing old name)]

I, hitherto known as SANJAY KUMAR son of Late Sh. Fateh Singh, employed as self business, residing at G-130, Arya Samaj Road, Uttam Nagar, New Delhi-59, have changed my name and shall hereafter be known as SANJAY THAKUR.

It is certified that I have complied with other legal requirements in this connection.

SANJAY KUMAR
[Signature (in existing old name)]

I, hitherto known as GURDEEP SINGH son of late Sh. Ved Parkash, employed as self business, residing at RZ-76 T. Extn Near Vishwas Park, Uttam Nagar, New Delhi-59, have

changed my name and shall hereafter be known as BITTOO KHURANA.

It is certified that I have complied with other legal requirements in this connection.

GURDEEP SINGH
[Signature (in existing old name)]

I, hitherto known as Praharsh S/o Sh. Praduman Prasad Singh, R/o Flat No. 6062/7, D-6, Vasant Kunj, New Delhi-110070, have changed my name and shall hereafter be known as Praharsh Parashara.

It is certified that I have complied with other legal requirements in this connection.

Praharsh
[Signature (in existing old name)]

I, hitherto known as CHITRANJAN KUMAR S/O TARAKANT ROY, residing at E-202/2, Inder Enclave-II, Kirari Suleman Nagar, Delhi-110086, have changed my name and shall hereafter be known as CHITRANJAN KUMAR ROY.

It is certified that I have complied with other legal requirements in this connection.

CHITRANJAN KUMAR
[Signature (in existing old name)]

I, hitherto known as SHYAM LAL HARIJAN S/o RAM AUTAR, employed as Constable GD in the CISF 5th R. Bn. Indirapuram Chipra Sun City Distt Ghaziabad, residing at CISF 5th R. B. Indirapuram, Ghaziabad, U.P., have changed my name and shall hereafter be known as SHYAM LAL.

It is certified that I have complied with other legal requirements in this connection.

SHYAM LAL HARIJAN
[Signature (in existing old name)]

I, ANURAG son of Sh. JASWANT SINGH, employed as Govt. Teacher in the Govt. Sr. Sec. School, Bamnola, Distt. Jhajjar, residing at Village Bamnola, Tehsil and District Jhajjar, have changed the name of my minor son Manav Gulia aged 15 years and he shall hereafter be known as Manav.

It is certified that I have complied with other legal requirements in this connection.

ANURAG
[Signature of Guardian]

I, HARCHARAN SINGH SODHI S/o ANOOP SINGH SODHI, residing at B-2/G-3, Chander Nagar, Ghaziabad, U.P., have changed the name of my minor Daughter AMRITA

aged 17 years and she shall hereafter be known as AMRITA KAUR SODHI.

It is certified that I have complied with other legal requirements in this connection.

HARCHARAN SINGH SODHI
[Signature of Guardian]

I, hitherto known as KAVITHA KAUR W/o S. MANGAT SINGH, residing at Village Tehli, PS. Tanda, Teh Dasuya, Distt. Hoshiarpur, Punjab, have changed my name and shall hereafter be known as KULWINDER KAUR.

It is certified that I have complied with other legal requirements in this connection.

Thumb Impression of KAVITHA KAUR

I, Bharat Singh Chauhan Son of G.S. Chauhan, employed as Sr. Cabin Appearance Assistant in the Jetairways (p) Ltd., residing at K-34, Laxmi Nagar, New Delhi-110092, have changed the name of my minor son Akshit Chauhan aged 14 years and he shall hereafter be known as Vardan Singh Chauhan.

It is certified that I have complied with other legal requirements in this connection.

Bharat Singh Chauhan
[Signature of Guardian]

I, hitherto known as "ROHMA" Daughter of Mr. Mohammad Anwer, residing at D-35A, IIIrd Floor, Shaheen Bagh, Abul Fazal Part-II, Jamia Nagar, New Delhi-110025, have changed my name and shall hereafter be known as "ROHMA ANWER".

It is certified that I have complied with other legal requirements in this connection.

ROHMA
[Signature (in existing old name)]

I, Harish Kumar Wadhwa S/o H.L. Wadhwa, R/o 514, Sunehari Bagh Apartment Rohini, Sec-13, Delhi-110085, have changed the name of my minor son Karaj Wadhwa aged 14 years and he shall hereafter be known as Kaaraj Wadhwa.

It is certified that I have complied with other legal requirements in this connection.

Harish Kumar Wadhwa
[Signature of Guardian]

I, hitherto known as SHAMA KUMARI W/o TIRATH SINGH, residing at V.P.O.-Khun Khun Kalan, Teh-Dasuya, Distt-Hoshiarpur, Punjab-144305, have changed my name

and shall hereafter be known as SHAMMINDERPREET KAUR.

It is certified that I have complied with other legal requirements in this connection.

SHAMA KUMARI
[Signature (in existing old name)]

I, hitherto known as TUSAR MITRA Son of Late Saroj Kumar Mitra, employed as Office Supdt, under Min. of Defence (MES), residing at 10, Girish Ghosh Sarani, Hakimpara, PO & PS: Siliguri, Dist.: Darjeeling, Pin: 734001, West Bengal, have changed my name and shall hereafter be known as TUSHAR MITRA.

It is certified that I have complied with other legal requirements in this connection.

TUSAR MITRA
[Signature (in existing old name)]

I, hitherto known as SRIKANT son of CHANDRA BHUSHAN PRASAD, employed as INDIAN FOREST SERVICE (PROBATIONER), residing since currently at DEHRADUN (UTTARAKHAND), have changed my name and shall hereafter be known as SRIKANT VERMA.

It is certified that I have complied with other legal requirements in this connection.

SRIKANT
[Signature (in existing old name)]

I, hitherto known as GANESH PRASAD/GANESH PRASAD RAY/GANESH PRASAD YADAV Son of Late SHIV KUMAR RAY, employed as SELF EMPLOYED, residing at Vill-Lekhantola, P.O. Pareo, PS-BIHTA, Distt-PATNA (Bihar), Pin-802160, have changed my name and shall hereafter be known as GANESH PRASAD YADAV.

It is certified that I have complied with other legal requirements in this connection.

GANESH PRASAD/GANESH PRASAD RAY/
GANESH PRASAD YADAV
[Signature (in existing old name)]

I, hitherto known as "DHARMRAJ" Son of Shri . BHILAJI UKNDE, employed as MACHINIST SKILLED in the ORDNANCE FACTORY, KHAMARIA, residing at Qtr. No. 87/3, Type II, Easte Land Khamaria Police Station Khamaria Teh. & Distt. Jabalpur (M.P.)-482005, have changed my name and shall hereafter be known as "DHARMRAJ UKNDE".

It is certified that I have complied with other legal requirements in this connection.

DHARMRAJ
[Signature (in existing old name)]

I, hitherto known as HARJEET KAUR W/O HARWINDER SINGH GHUMAN, employed as PRIVATE SERVICE, residing at Vill. Pandori Musharkati P.O. Bundala Teh. Phillaur, Distt. Jalandhar, have changed my name and shall hereafter be known as HARVINDER KAUR GHUMAN.

It is certified that I have complied with other legal requirements in this connection.

HARJEET KAUR
[Signature (in existing old name)]

I, NARINDER GUPTA son of Shri Atma Ram Gupta, employed as Businessman, residing at 1/11175, Gali No. 12, Subhash Park, Naveen Shahdara, Delhi-32, have changed the name of my minor son SUBODHANAND GOEL aged 10 years and he shall hereafter be known as YOGESH GOEL.

It is certified that I have complied with other legal requirements in this connection.

NARINDER GUPTA
[Signature of Guardian]

I, hitherto known as Smt. TULSI DEVI Wife of Shri Karbir Singh, a Housewife, residing at B-12A, Gali No. 3, West Vinod Nagar, Delhi-110092, have changed my name and shall hereafter be known as Smt. RATNA DEVI.

It is certified that I have complied with other legal requirements in this connection.

TULSI DEVI
[Signature (in existing old name)]

I, hitherto known as Shailendra Kumar Son of Shri Late Krishna kumar Agarwal, employed as SWOA, residing at 151 Beeru Kuan Meerut, have changed my name and shall hereafter be known as Shailendra Kumar Agarwal.

It is certified that I have complied with other legal requirements in this connection.

Shailendra Kumar
[Signature (in existing old name)]

I, AMEEN AKBAR S/o Md. KLIMUDDIN, residing at A-51, Basant Gaon, Vasant Vihar-1, Delhi-110057, have changed the name of my minor daughter AABDA SAMREEN aged 12 years and she shall hereafter be known as AABIDA SAMREEN.

It is certified that I have complied with other legal requirements in this connection.

AMEEN AKBAR
[Signature of Guardian]

I, hitherto known as NAZI DUGGAL daughter of GAGANPREET SINGH DUGGAL, residing at J7/114, Rajouri Garden, New Delhi-110027, have changed my name and shall hereafter be known as NAZI KAUR DUGGAL.

It is certified that I have complied with other legal requirements in this connection.

NAZI DUGGAL
[Signature (in existing old name)]

I, hitherto known as KAMATI DEVI wife of N. K. Choudhary, a Housewife, residing at A-4/C-41, Janakpuri, New Delhi-110058, have changed my name and shall hereafter be known as KANTI.

It is certified that I have complied with other legal requirements in this connection.

KAMATI DEVI
[Signature (in existing old name)]

I, hitherto known as ARJUN CHERA Son of TARSEM SINGH, residing at C-502/5A, Govindpuri, Kalkaji, New Delhi-110019, have changed my name and shall hereafter be known as ARJUN SINGH CHERA.

It is certified that I have complied with other legal requirements in this connection.

ARJUN CHERA
[Signature (in existing old name)]

I, hitherto known as ANJALI KUMARI Wife of Sh. Aakash Gaurav, employed as Chief Officer in ANGLO EASTERN SHIP MANAGEMENT, Lajpat Nagar, New Delhi, residing at H.No.-258, Second Floor, Gulmohar Enclave, Gate No.-5, Near Prajapati Mandir, New Delhi-110049, have changed my name and shall hereafter be known as ANJALI AAKASH GAURAV.

It is certified that I have complied with other legal requirements in this connection.

ANJALI KUMARI
[Signature (in existing old name)]

I, hitherto known as RACHNA BHARDWAJ D/O JAGDISH LAL WIFE OF Shri RONKI LAL, residing at 632/5, NEAR WATER SUPPLY, PATTI (TARN TARAN), have changed my name and shall hereafter be known as GEETA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RACHNA BHARDWAJ
[Signature (in existing old name)]

I, hitherto known as SOM DUTT Son of Sh. RAVI DUTT, employed as Senior Technical Assistant in Central Potato Research Station Post Bag No. 1, Model Town, Jalandhar-144003 (Punjab), residing at House No. WM-219B, Bagh Ahluwalia, Basti Gujan Jalandhar-144002 (Punjab), have changed my name and shall hereafter be known as SOM DUTTRANDEV.

It is certified that I have complied with other legal requirements in this connection.

SOM DUTT
[Signature (in existing old name)]

I, hitherto known as GURDEEP KAUR Wife of MW GURDIAL SINGH, residing at Flat No. 8, Akash Kunj, Sector-9, Rohini, Delhi-110085, have changed my name and shall hereafter be known as DALIP KAUR.

It is certified that I have complied with other legal requirements in this connection.

GURDEEP KAUR
[Signature (in existing old name)]

I, Anshul Jagdish Prasad Gupta son of Jagdish Prasad Gupta, residing at B-305, New Cosmopolitan Apartments, Plot No. 33, Sector 10, Dwarka, New Delhi-110075, have changed the name of my minor daughter Esha Gupta aged 11 years and she shall hereafter be known as Eesha Gupta.

It is certified that I have complied with other legal requirements in this connection.

Anshul Jagdish Prasad Gupta
[Signature of Guardian]

I, hitherto known as Ekta Saxena daughter of Ashok Kumar, a Student, residing at T-1017, Gali No. 21A, Baljeet Nagar, New Delhi-110008, have changed my name and shall hereafter be known as Ekta.

It is certified that I have complied with other legal requirements in this connection.

Ekta Saxena
[Signature (in existing old name)]

I, hitherto known as HARSHLEEN MALHOTRA Daughter of JASVINDER SINGH MALHOTRA, residing at H.No. 9, Road No. 1, Punjabi Bagh Extn. New Delhi-110026, have changed my name and shall hereafter be known as HARSHLEEN KAUR MALHOTRA.

It is certified that I have complied with other legal requirements in this connection.

HARSHLEEN MALHOTRA
[Signature (in existing old name)]

I, hitherto known as RAMESH CHANDER S/o Shri ISHWARI DUTT, employed as SR. ACCOUNTS OFFICER in the PAY AND ACCOUNTS OFFICE-XXI, Delhi High Court, GNCT of Delhi, residing at 56, Type-IV, North West Moti Bagh, NEW DELHI-110021, have changed my name and shall hereafter be known as RAMESH CHAND SUNDRIYAL.

It is certified that I have complied with other legal requirements in this connection.

RAMESH CHANDER
[Signature (in existing old name)]

I, hitherto known as Arun Kumar Singh Son of Shri Ram Briksh Singh, employed as Homoeopathic Doctor in the Private Practice, residing at 167A/GH-2, Paschim Vihar, New Delhi-110063, have changed my name and shall hereafter be known as Arun Kumar Arun.

It is certified that I have complied with other legal requirements in this connection.

Arun Kumar Singh
[Signature (in existing old name)]

I, hitherto known as ARATI GANGA DEY wife of GANGA NARAYAN DEY, a Housewife, residing at E-22, 2ND FLOOR, PODDAR NAGAR COLONY-II, JADAVPUR, KOLKATA-700032, have changed my name and shall hereafter be known as ARATI DEY.

It is certified that I have complied with other legal requirements in this connection.

ARATI GANGA DEY
[Signature (in existing old name)]

I, hitherto known as Ram Kumar Son of Late Shri Sardar Singh, employed as Sub Inspector in the 93 Bn, CRPF, Ashiyana, Lucknow (UP)-226010, residing at H. No. 5/23, Viram Khand, Gomti Nagar, Lucknow (UP)-226010, have changed my name and shall hereafter be known as Ram Kumar Teotia.

It is certified that I have complied with other legal requirements in this connection.

Ram Kumar
[Signature (in existing old name)]

I, hitherto known as Naveen Son of Sh. Jasmer Singh, a Ph.D. student at Indian Institute of Science Education & Research, Mohali, residing at VPO Seenk, District Panipat, Haryana, have changed my name and shall hereafter be known as Naveen Malik.

It is certified that I have complied with other legal requirements in this connection.

Naveen
[Signature (in existing old name)]

I, hitherto known as ROGINI Daughter of D. MOHAN RAO, employed as NIL, residing at Bird Line, Prothrapur, have changed my name and shall hereafter be known as S. ROHINI.

It is certified that I have complied with other legal requirements in this connection.

ROGINI
[Signature (in existing old name)]

I, hitherto known as RICKY Son of Om Prakash Munjal, residing at 3123 Mahendra Park, Rani Bagh, Delhi-110034, have changed my name and shall hereafter be known as RAHUL MUNJAL.

It is certified that I have complied with other legal requirements in this connection.

RICKY
[Signature (in existing old name)]

I, JINS MATHEW son of MATHAI K V, employed as a Technician in BHABHA ATOMIC RESEACH CENTRE, MUMBAI, residing at A/201, SAI GANESH KUTIR, NEAR St: BARTHOLOMEW CHURCH, VIJAYNAGAR, KATEMANIVLI POST, KALYAN EAST, THANE DIST, MAHARASHTRA STATE, PIN: 421306, have changed the name of my minor daughter AGNELLA JINS MATHEW aged 7 months and she shall hereafter be known as AGNELLA JINS KANJANAPPILLY.

It is certified that I have complied with other legal requirements in this connection.

JINS MATHEW
[Signature of Guardian]

I, hitherto known as GANTI LAKSHMI NARAYANA, son of GANTI NARASIMHA MURTHY, employed as SUB POST MASTER, AOC RECORDS POST OFFICE, SECUNDERABAD 500015-Dept. OF POSTS-INDIA, residing at Plot No. 9, H No. 1-3-49/123, Ananda Rao Nagar, Old Alwal, SECUNDERABAD-500010, have changed my name and shall hereafter be known as DOCCA SATYANARAYANA SARMA.

It is certified that I have complied with other legal requirements in this connection.

GANTI LAKSHMI NARAYANA
[Signature (in existing old name)]

I, hitherto known as PARGAT SINGH SIDHU son of JOGINDER SINGH, employed as PRIVATE SERVICE, residing at H.No. 121 Golden Colony Phase-2, Birring Jalandhar, have changed my name and shall hereafter be known as LOVEPREET SINGH.

It is certified that I have complied with other legal requirements in this connection.

PARGAT SINGH SIDHU
[Signature (in existing old name)]

I, hitherto known as Anita Kumari wife of Ravi Kumar Ravi, residing at E-97, RBI Staff Quarter Bhandup East, M. D. Keni Road, Nahur East, Mumbai-400042, Maharashtra, have changed my name and shall hereafter be known as Hema Ravi Singh.

It is certified that I have complied with other legal requirements in this connection.

Anita Kumari
[Signature (in existing old name)]

I, hitherto known as DATLA VENKATA VIJAYA GOPALA RAMABHADRA RAJU S/O D.KRISHNAM RAJU R. S. SIVAKUMAR RAJU, R/o Hno-9-19-14, Flat No. 3B, Bethal Enclave, C B M compound, Near: Timpany School A Gate, Visakapatnam-530003, A.P., have changed my name and shall hereafter be known as RAJASAGI VENKATA VIJAYA GOPALA RAMABHADRA RAJU.

It is certified that I have complied with other legal requirements in this connection.

DATLA VENKATA VIJAYA GOPALA
RAMABHADRA RAJU
[Signature (in existing old name)]

I, hitherto known as MEKALA PARVATHI DEVI D/O SAMBAIAH W/O BATHULA ANJANEYULU, residing at Hno-8-1-8/5, F-201, Sree Verabadra Residency, Near: Kalyan Theator Road, Old Bowenpally, Secundrabad-500011, T.S., have changed my name and shall hereafter be known as B.PARVATHI.

It is certified that I have complied with other legal requirements in this connection.

MEKALA PARVATHI DEVI
[Signature (in existing old name)]

I, hitherto known as KOLLIPARA BHARATHI W/O REBBA RAVI VARMA, R/o Hno-C4/2, Doordarshan Staff Quarters, Ramanthapur, Hyderabad-500013, T.S., have changed the name of my minor daughter's name REBBA JAHNAVI @ REBBA GEYA VAIDIKA aged 8 years and she shall hereafter be known as REBBA JAHNAVI.

It is certified that I have complied with other legal requirements in this connection.

KOLLIPARA BHARATHI
[Signature of Guardian]

I, hitherto known as SH. SOMABHAI HARMANBHAI GOLDARIYA S/o HARMANBHAI MAJIBHAI PARMAR, employed as TSCL staff in the ICAR-IISWC, Research Centre, Vasad-388306, Distt. Anand (Gujarat), residing at the RAJUPURA at Raijipura, Ta. Dist. Anand, Gujarat State. I have changed my surname and shall hereafter be known as SH. SOMABHAI HARMANBHAI PARMAR.

It is certified that I have complied with other legal requirements in this connection.

SH. SOMABHAI HARMANBHAI GOLDARIYA
[Signature (in existing old name)]

I, hitherto known as GULAM AHMED Son of IQBALHUSHEN LAKDAWALA, residing at 4/4, S.S. Complex, Nausena Baugh-1, Opp. Yashwant Place, Chanakyapuri, New Delhi-110021, have changed my name and shall hereafter be known as AHMED.

It is certified that I have complied with other legal requirements in this connection.

GULAM AHMED
[Signature (in existing old name)]

I, hitherto known as "SIDDHANT DUTTA SAHOO" son of Mr Ranjib Sahoo, residing at F-404 PRAKRITI APARTMENTS PLOT NO 26 SECTOR-6 DWARKA DELHI-110075, have changed my name and shall hereafter be known as "SIDAANT SAHOO".

It is certified that I have complied with other legal requirements in this connection.

SIDDHANT DUTTA SAHOO
[Signature (in existing old name)]

I, Raminder Singh Bhatia Son of Late Devender Singh Bhatia, residing at C-49, Gurudwara Gali, old Govind Pura, Delhi-110051, have changed the name of my minor daughter Simran Bhatia, aged 17 years and she shall hereafter be known as Simran Kaur Bhatia.

It is certified that I have complied with other legal requirements in this connection.

Raminder Singh Bhatia
[Signature of Guardian]

I, hitherto known as Ram Kyas @ Ram Kyas Sahani s/o Late Radhey Kisun, residing at F-209 Molarband, DDA Flat, Gautampuri, New Delhi-110044, have changed my name and shall hereafter be known as Keshav Kumar.

It is certified that I have complied with other legal requirements in this connection.

Ram Kyas @ Ram Kyas Sahani
[Signature (in existing old name)]

I, hitherto known as VINOD KUMAR CHAUHAN son of LATE. MEER SINGH CHAUHAN, employed as SWO-B OFFICER AT PUNJAB NATIONAL BANK, SECTOR-62, NOIDA, U.P.-201301, residing at 217, BHAGIRATHI APARTMENTS, B-9/14, SECTOR-62, NOIDA, U.P.-201301, have changed my name and shall hereafter be known as VINOD CHAUHAN.

It is certified that I have complied with other legal requirements in this connection.

VINOD KUMAR CHAUHAN
[Signature (in existing old name)]

I, SUNDER JOSHI Son of SHRI ROBINSON DAVID, residing at House No-B-9/A, GALI NO-18, MOLARBAND EXTN BADARPUR, NEW DELHI-110044, have changed the name of my minor son SURAJ S. DAVID aged 17 years and he shall hereafter be known as SURAJ JOSHI.

It is certified that I have complied with other legal requirements in this connection.

SUNDER JOSHI
[Signature of Guardian]

I, SUNDER JOSHI Son of SHRI ROBINSON DAVID, residing at House No-B-9/A, GALI NO-18, MOLARBAND EXTN BADARPUR, NEW DELHI-110044, have changed the name of my minor son SHYAM S. DAVID aged 14 years and he shall hereafter be known as SHYAM JOSHI.

It is certified that I have complied with other legal requirements in this connection.

SUNDER JOSHI
[Signature of Guardian]

I, hitherto known as Mary Violet Dimple D/o Sh. Babu Masih, R/o Qtr. No. 18, Type-3, Lady Harding Medical College, Staff Quarters, P. K. Road, Opp. Kalawati Saran Hospital, New Delhi-110001, have changed my name and shall hereafter be known as Dimple.

It is certified that I have complied with other legal requirements in this connection.

Mary Violet Dimple
[Signature (in existing old name)]

I, hitherto known as Des Raj S/o Sh. Bishan Das, employed as MTS in Ministry of External Affairs Jawahar Lal Bhawan, New Delhi, R/O Ho.No. H-13, Mea Housing Complex, Sector-2, Dwarka, New Delhi-110075, have changed my name and shall hereafter be known as Desh Raj.

It is certified that I have complied with other legal requirements in this connection.

Des Raj
[Signature (in existing old name)]

I, hitherto known as RAJESH Son of VED PRAKASH, residing at 99 J J Camp, Giri Nagar, Kalkaji, New Delhi-110019, have changed my name and shall hereafter be known as ANIL.

It is certified that I have complied with other legal requirements in this connection.

RAJESH
[Signature (in existing old name)]

I, hitherto known as Prashant Son of Ram Vinay Singh, residing at C-30 A, Raju Park, Devli Road, Khanpur, New Delhi-110080, have changed my name and shall hereafter be known as Prashant Singh.

It is certified that I have complied with other legal requirements in this connection.

Prashant
[Signature (in existing old name)]

I, hitherto known as Ajeeta Khanna Daughter of Shri Ajay Khanna, Self employed, residing at A-6, Pundrik Vihar, Pitam Pura, Delhi-110034, have changed my name and shall hereafter be known as Aishwarya Khanna.

It is certified that I have complied with other legal requirements in this connection.

Ajeeta Khanna
[Signature (in existing old name)]

I, hitherto known as ANGAD BAWA Son of JAGJEET SINGH BAWA, residing at A-13, Naraina Vihar, New Delhi-110028, have changed my name and shall hereafter be known as ANGAD SINGH BAWA.

It is certified that I have complied with other legal requirements in this connection.

ANGAD BAWA
[Signature (in existing old name)]

I, BALBIR SINGH Son of GURDEEP SINGH, residing at 6/68, Subhash Nagar, New Delhi-110027, have changed the name of my minor son ANMOL aged 17 years and he shall hereafter be known as ANMOL SINGH.

It is certified that I have complied with other legal requirements in this connection.

BALBIR SINGH
[Signature of Guardian]

I, hitherto known as Baljit Kaur Wife of Balwinder Singh, a Housewife, residing at Village Khojkipur, Tehsil & District Gurdaspur, Punjab, have changed my name and shall hereafter be known as Daljit Kaur.

It is certified that I have complied with other legal requirements in this connection.

Baljit Kaur
[Signature (in existing old name)]

I, hitherto known as MEHAR BAWA D/o JASPREET SINGH BAWA, residing at BQ-26, Shalimar Bagh, Delhi-110088, have changed my name and shall hereafter be known as MEHAR KAUR BAWA.

It is certified that I have complied with other legal requirements in this connection.

MEHAR BAWA
[Signature (in existing old name)]

I, hitherto known as M R KASHI NARAYANAN alias M R K NARAYANAN alias MELARKODE RAMAN KASHI NARAYANAN Son of Late M P RAMAN alias MELARKODE PARASURAMAN RAMAN, retired voluntarily from Syndicate Bank, R/o D 6/7, Rail Vihar, Near Shipra Sun City, Indirapuram, Ghaziabad Distt., U.P., have changed my name and shall hereafter be known as KASI VISWAA NATHAN.

It is certified that I have complied with other legal requirements in this connection.

M R KASHI NARAYANAN alias M R K
NARAYANAN alias MELARKODE RAMAN
KASHI NARAYANAN
[Signature (in existing old name)]

I, hitherto known as Jaissica Hora Daughter of S. Trilochan Singh, a student and residing at C-3/300C, Pankha Road, Janakpuri, New Delhi-110058, have changed my name and shall hereafter be known as Jaissica Kaur Hora.

It is certified that I have complied with other legal requirements in this connection.

Jaissica Hora
[Signature (in existing old name)]

I, hitherto known as RASHMI JHAMNANI Wife of VISHAL BALECHA, residing at Tower-3, Flat No. 402, Vipul Green, Sohna Road, Gurgaon, Haryana, have changed my name and shall hereafter be known as RIA BALECHA.

It is certified that I have complied with other legal requirements in this connection.

RASHMI JHAMNANI
[Signature (in existing old name)]

I, hitherto known as Sarika Goel Daughter of Late Shri Rajender Kumar Singhal and Wife of Shri. Anil

Kumar Goel, resident of 2/54/6, Sadar Bazar, Delhi Cantt, New Delhi-110010, have changed my name and shall hereafter be known as Neelam Singhal.

It is certified that I have complied with other legal requirements in this connection.

Sarika Goel
[Signature (in existing old name)]

I, hitherto known as Priti Doon W/O Pradeep Kumar Doon, employed as Assistant Professor (Lecturer) in M.D. University, Rohtak, R/O 76-P, Sector 14, Rohtak-124001, Haryana, India, have changed my name and shall hereafter be known as Priti Boora Doon.

It is certified that I have complied with other legal requirements in this connection.

Priti Doon
[Signature (in existing old name)]

I, hitherto known as KAVITA S. DAVID Wife of SHRI SUNDER R. DAVID, residing at House No.-B-9/A, GALI NO.-18, MOLARBAND EXTN., BADARPUR, NEW DELHI-110044, have changed my name and shall hereafter be known as KAVITA JOSHI.

It is certified that I have complied with other legal requirements in this connection.

KAVITA S. DAVID
[Signature (in existing old name)]

I, hitherto known as SUNDER R. DAVID Son of SHRI ROBINSON DAVID, residing at House No.-B-9/A, GALI NO.-18, MOLARBAND EXTN., BADARPUR, NEW DELHI-110044, have changed my name and shall hereafter be known as SUNDER JOSHI.

It is certified that I have complied with other legal requirements in this connection.

SUNDER R. DAVID
[Signature (in existing old name)]

I, hitherto known as Rameshwar Reddy Gaddam Son of Ramnadh Reddy Gaddam, employed as Private Employee, residing at 8-1-332/A/3/13 and 14, Lane no 5, Arvind Nagar Colony, Tolichowki, Hyderabad, Telangana-500008, have changed my name and shall hereafter be known as Abdullah Reddy Gaddam.

It is certified that I have complied with other legal requirements in this connection.

Rameshwar Reddy Gaddam
[Signature (in existing old name)]

I, hitherto known as BALA SUBRAMANI Son of Sri V.M.MARIYAPPA, residing at No: 18, Venkatesh Layout, 1st Main, 7th Cross, UAS Layout, Sanjaynagar, Bangalore-560094, Karnataka, have changed my name and shall hereafter be known as BALA SUBRAMANI MARIYAPPA.

It is certified that I have complied with other legal requirements in this connection.

BALA SUBRAMANI
[Signature (in existing old name)]

I, hitherto known as Tircovalur Vasanthi Kumari wife of Kurupathi Venkateshwar Rao, employed as Headmistress in Atomic Energy Central School, residing at Flat no. 302, Manasa Nest, MJ Colony Moulali, Hyderabad, have changed my name and shall hereafter be known as Kurupathi Vasanthi.

It is certified that I have complied with other legal requirements in this connection.

Tircovalur Vasanthi Kumari
[Signature (in existing old name)]

I, hitherto known as NAIN YADAV S/O RAJENDRA PRASAD YADAV, employed as Cycle Repairer, residing at 29/11A, LANKA VARANASI (U.P.)-221005, have changed my name and shall hereafter be known as NAYAN PRATAP YADAV.

It is certified that I have complied with other legal requirements in this connection.

NAIN YADAV
[Signature (in existing old name)]

I, hitherto known as Gudia @ Gudia Devi wife of Harbir Singh, residing at VPO-Rasulpur, Teh & Distt-Palwal (HR) 121102, have changed my name and shall hereafter be known as Sapna.

It is certified that I have complied with other legal requirements in this connection.

Gudia @ Gudia Devi
[Signature (in existing old name)]

I, hitherto known as Roma Arora wife of Mr. Raghav Bhatnagar, employed as Assistant Manager in IDBI Bank Limited, residing at B-17, Shaman Vihar Apartments, Plot No 9, Sector 23, Dwarka, New Delhi-110077, have changed my name and shall hereafter be known as Roma Bhatnagar.

It is certified that I have complied with other legal requirements in this connection.

Roma Arora
[Signature (in existing old name)]

I, hitherto known as Gurmukh Lal son of Mehar Chand, employed as Labourer, residing at Village Kaluwahar distt Hoshiarpur, have changed my name and shall hereafter be known as GURMUKH SINGH.

It is certified that I have complied with other legal requirements in this connection.

Gurmukh Lal
[Signature (in existing old name)]

I, PARAMJEET SINGH S/o Shri TIRATH SINGH, residing at 419, Dr. Mukherjee Nagar, Delhi-110009, have changed the name of my minor daughter ASHNA ANAND aged 17 years and she shall hereafter be known as ASHNA KAUR ANAND.

It is certified that I have complied with other legal requirements in this connection.

PARAMJEET SINGH
[Signature of Guardian]

I, OM PARKASH S/o Late Sh. JAGMAL, residing at 1663-A, Prasadi Gali, Kotla Mubarakpur, New Delhi-110003, have changed the name of my minor son ANIKET CHOUDHARY aged 14 years and he shall hereafter be known as ANKIT CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

OM PARKASH
[Signature of Guardian]

I, hitherto known as Surender Singh S/o Late Shri Prabhu Dayal, R/o A-2/85, Safdarjung Enclave, New Delhi-110029, have changed my name and shall hereafter be known as Surender Tomar.

It is certified that I have complied with other legal requirements in this connection.

Surender Singh
[Signature (in existing old name)]

I, hitherto known as Nausheen Chopra @ Nausheen Arora daughter of Anup Chopra wife of Rahul Arora, residing at H.No. 114, Pocket-3, Sector-2, Rohini, New Delhi-110085, have changed my name and shall hereafter be known as Nausheen Chopra Arora.

It is certified that I have complied with other legal requirements in this connection.

Nausheen Chopra @ Nausheen Arora
[Signature (in existing old name)]

CHANGE OF RELIGION

I, KAVITA S. DAVID Wife of SHRI SUNDER R. DAVID, Residing at House No-B-9/A GALI NO-18, MOLARBAND EXTN BADARPUR, NEW DELHI-110044 do hereby solemnly affirm and declare that I have embraced Hinduism and renounced Christianity with effect from 6.05.2016.

It is certified that I have complied with other legal requirements in this connection.

KAVITA S. DAVID
[Signature]

I, SUNDER R. DAVID Son of SHRI ROBINSON DAVID. Residing at House No-B-9/A GALI NO-18 MOLARBAND EXTN BADARPUR NEW DELHI-110044. Do hereby solemnly affirm and declare that I have embraced Hinduism and renounced Christianity with effect from 6.05.2016.

It is certified that I have complied with other legal requirements in this connection

Sunder R. David
[Signature]

I, Rameshwar reddy Gaddam, son of Shri Ramnadh Reddy Gaddam employed as Private employee in the HCL residing at 8-1-332/A/3/13 and 14, Lane no 5, Arvind Nagar Colony, Tolichowki, Hyderabad, Telangana-500008 do hereby solemnly affirm and declare that I have embraced Islaam and renounced Hinduism with effect from 14/07/2012 and changed my name to Abdullah Reddy Gaddam for all purposes.

It is certified that I have complied with other legal requirements in this connection.

Rameshwar reddy Gaddam
[Signature]

PUBLIC NOTICE

"It is for general information that I, ABDUS SAMAD, SON OF MOHAMMED GHOUSE, Private Employee, Residing at 17-8-533/93/A, Bagh E Jahan Ara, Chanchalguda, Charminar, Yakutpura, Hyderabad, Telangana State-500023, India, declare that my name has been wrongly written as ABDUL SAMAD in educational documents, like, SSC, Intermediate, Degree of Bachelor of Physiotherapy and other educational documents. My actual name is ABDUS SAMAD respectively, which may be amended accordingly."

It is certified that I have complied with other legal requirements in this connection.

ABDUS SAMAD
[Signature]

It is for General information that I Mukesh Kumar S/o Bed Parkash R/o 324 Block-B, Gaurav Nagar Part-III,

Prem Nagar-II Kirari Suleman Nagar Delhi-110086 declare that name of mine Mukesh Sharma and my father Ved Parkash has been wrongly written in my educational documents. The actual name of mine is Mukesh Kumar and my father Bed Parkash. Which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Mukesh Kumar
[Signature]

It is for general information that I MANISH S/o SH. OM PARKASH residing at H.No. B-274, PANA DEVI WARA, VILLAGE & POST OFFICE KARALA DELHI 110081 declare that name of mine has been wrongly written as MANISH MATHUR in my DRIVING LICENCE AND PUBLIC SERVICE VEHICLE BADGE and in the other documents. The actual name of mine is MANISH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MANISH
[Signature]

It is for general information that I RAVI KUMAR S/o MOHAN SAH residing at in C-367, Avantika Rohini, Sctor-1, New Delhi-110085 declare that name of mine and my father has been wrongly written as Ravi and Mohan Sati in my Driving License. The actual name of mine and my father is RAVI KUMAR and MOHAN SAH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAVI KUMAR
[Signature]

It is for general information that I VIJAY TIWARI S/o RAM SANJEEVAN TIWARI residing at G-31/129, MTNL Staff Qrts. Sector-3, Rohini-110085 declare that name of my father has been wrongly written as R S TIWARI in my Driving License. The actual name of my father is RAM SANJEEVAN TIWARI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIJAY TIWARI
[Signature]

It is for general information that I PUNEET DWIVEDI S/o Sh. KAILASH CHAND DWIVEDI residing at D-1/15, Sector-16, Rohini, New Delhi-110085 declare that name of

my father has been wrongly written as K C DWIVEDI in my Driving License. The actual name of my father is KAILASH CHAND DWIVEDI respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PUNEET DWIVEDI
[Signature]

It is for general information that I Shalini Prakash D/o Ravi Prakash residing in C-2D/28C Janakpuri, New Delhi declare that name of my father was wrongly written as Ram Prakash in my driving license. The actual name of my father is Ravi Prakash which any be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Shalini Prakash
[Signature]

It is for general information that I MRIGANK SHEKHAR PATEL S/O ARVIND PATEL residing at VILL-PIPRA KALYAN POST-KHAJURIYA DISTT-MAHARAJGANJ (U.P.) declare that name of mine has been wrongly written as MRIGANK SHIKHAR PATEL in my 10th CBSE mark sheet. The actual name of mine is MRIGANK SHEKHAR PATEL respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MRIGANK SHEKHAR PATEL
[Signature]

It is for general information that I SUPRIT VERMA S/O PREM VERMA residing at MAUPAKAD WARD NO:-23 N.P.P. DISTT-MAHARAJGANJ (U.P.) declare that name of mine has been wrongly written as SUPRAT VERMA in my 10th CBSE mark sheet. The actual name of mine is SUPRIT VERMA respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUPRIT VERMA
[Signature]

It is for general information that I, KATAKAM RAHUL KUMAR, Son of KATAKAM RANGA RAO, Residing at Flat No.403, 5th Floor, Gitanjali Admire Apartments, West Prashant Nagar, Moosarambagh, Hyderabad-500036, Telangana State declare that my name has been wrongly written as VENKATARAMA NARASIMHA RAO KATAKAM in my PAN Card No.AFQPK6510C, Property

Documents and in other documents, but my actual name of mine is KATAKAM RAHUL KUMAR, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KATAKAM RAHUL KUMAR
[Signature]

It is for general information that I, RAJESH KUMAR son of GOPAL SAO residing at 515/3B Gurunanak Nagar Naini Allahabad UP - 211008 declare that name of my father has been wrongly written as GOPAL PRASAD in My driving license and in other documents. The actual name of my father is GOPAL SAO respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAJESH KUMAR
[Signature]

It is for general information that I, V Ashok Kumar S/O Sh. M.P. Vasudevan residing at No. 1, 1st Floor, Malathi Villa, Nethravathi Extension, Devasandra, K.R. Puram, Bangalore - 560 036 declare that name of my minor daughter has been wrongly written as A Komaladevi in my service book. The actual name of my minor daughter is Ashwini A. respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

V ASHOK KUMAR
[Signature]

It is for general information that I, Debasish Majumder S/O Kripesh Ranjan Majumder R/o Chhoto Mohan Singh Jote, Amar Pally, P.O. New Rangia Dist- Darjeeling (West Bengal) declare that name of mine has been wrongly written as Debasish Mazumdar in my service documents. The actual name of mine is Debasish Majumder respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

DEBASISH MAJUMDER
[Signature]

It is for general information that I, HARAPPANAHALLI FATHIMA RESHMA TAJ Alias FATHIMA RESHMA TAJ. H., Wife of AMLESH KUMAR SHARMA, Residing at Flat No. 707, B-7, Manasarovar Heights 2 Sai Sagar Enclave, Thirumelgherry, Hyderabad-500009 declare that my name and my husband's name has been wrongly written as

RESHMA SHARMA and AMLESH SHARMA in the Birth Certificate of Our Son GAURAV SHARMA Vide Birth Certificate Registration S.No. 424, Dated 20-09-2003 Book No. KARKHANA issued by Registrar of Births & Deaths Registration, Secunderabad Contonment and in House Property Documents and in other documents. The actual name of mine and my husband's names are FATHIMA RESHMA TAJ. H. and AMLESH KUMAR SHARMA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

FATHIMA RESHMA TAJ. H
[Signature]

It is for general information that I Hermon Marbaniang W/O (Late) Onghioo Paswett residing in Pohkseh (North) Near Kerosene Depot Shillong - 793006, East Khasi Hills District, Meghalaya, do hereby declare that my name and surname has been wrongly written as Hermon Paswett in my husband's Service Book and in other documents. My actual name and surname is Hermon Marbaniang which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Hermon Paswett
[Signature]

It is for general information that I SHEEBA MISTRY, W/O SHRI BINOD KUMAR MISTRY, R/O Prem Nagar, South Andaman District, Port Blair, PIN-744103 declare that name of mine has been wrongly written as SHEEBA in my school and other records. The actual name of mine is SHEEBA MISTRY respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SHEEBA MISTRY
[Signature]

It is for general information that I, SAIRAM S/O YALLAPPA AMBIGER residing at Chinchakhandi KD, Tq. Mudhol, Dist. Bagalkot (pin - 587 313), Karnataka State, declare that surname of my father has been wrongly written as YALLAPPA DHANAGAR in my school records and other documents. The actual surname of my father is YALLAPPA AMBIGER respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Sairam
[Signature]

It is for general information that I SHIV RAJ S/o GABBAR LAL residing at S-231, School Block, Shakarpur, Delhi-110092 declare that name of mine and my father has been wrongly written as SHIVRAJ SINGH and GABBAR LAL in my Pan Card. The actual name of mine and my father are SHIV RAJ and GABBAR LAL respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SHIV RAJ
[Signature]

It is for general information that I RAHUL KUMAR S/o SURESH KUMAR residing at 33-C, Kavita Colony, Nangloi, Delhi-110041 declare that name of mine and my father has been wrongly written as RAHUL and SURESH in my Driving license. The actual name of mine and my father are RAHUL KUMAR and SURESH KUMAR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAHUL KUMAR
[Signature]

It is for general information that I RAVI KUMAR SINGH KUSHWAHA S/o SHESH NATH SINGH residing at F-141, Aman Vihar, Kirari Suleman Nagar, New Delhi-110086 declare that name of mine and my father has been wrongly written as RAVI KUMAR and SHESH NATH SINGH/SHESH NATH in my Educational Documents/Driving License/OBC Certificate and the other documents. The actual name of mine and my father is RAVI KUMAR SINGH KUSHWAHA and SHESH NATH SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAVI KUMAR SINGH KUSHWAHA
[Signature]

It is for general information that I am Parmohit Kumar S/o Sh. Kharati Lal R/o D-9A, Mansarovar Garden, New Delhi-110015 and that my name has been wrongly written as Parmod Kumar in Deed of Agreement, General Power of Attorney, Receipt & Affidavit all dated 25.07.1989. That the actual name of mine is Parmohit Kumar, which may be amended accordingly.

It is certified that I have complied with other legal requirement in this connection.

Parmohit Kumar
[Signature]

It is for general information that I JASKIRAT SINGH S/o LATE MAHENDER SINGH residing at 138-BT/F Nihal Vihar Phase-2, Nilothi Extn, Nangloi, New Delhi-110041 declare that name of my father and my mother has been wrongly written as LATE MAHINDER SINGH and PRAMJEET KAUR in my educational documents. The actual name of my father and my mother is LATE MAHENDER SINGH and PARAMJEET KAUR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

JASKIRAT SINGH
[Signature]

It is for general information that I SUNIL SINGH S/o Sh. MAHABIR SINGH residing at N-34, Majnu Ka Tila, Delhi-110054 declare that name of mine has been wrongly written as SUNIL KUMAR in my Driving License & Pan Card. The actual name of mine is SUNIL SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUNIL SINGH
[Signature]

It is general information that I Dimple Sajnani W/O Shri Rajesh Sajnani R/O 22/135 Vikram Vihar, Lajpat Nagar-4, New Delhi-110024, declare that the name of mine has been wrongly written as Bhavna Sajnani in my bank records instead of Dimple Sajnani, The actual name of mine is Dimple Sajnani, respectively which may be amended accordingly.

It is certified that I have complied with all other legal requirements in this connection.

Dimple Sajnani
[Signature]

It is for general information that I NITESH S/o CHHOTE LAL residing at F-33, Vijay Vihar, Phase-2, Delhi-110085 declare that name of mine and my father has been wrongly written as NITESH KUMAR and CHHATE LAL in my Driving license. The actual name of mine and my father are NITESH and CHHOTE LAL respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NITESH
[Signature]

It is for general information that I SATISH KUMAR S/o Sh. SHYAM LAL residing at A-62, G No.7, Vikas Nagar,

Delhi-110059 declare that name of mine has been wrongly written as SATISH KUSHWAHA in my Driving License. The actual name of mine is SATISH KUMAR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SATISH KUMAR
[Signature]

It is for general information that I, Tarun S/O Satpal residing at 214, Shiv Nagar, Garha, Jalandhar, Punjab declare that name of my mother has been wrongly written as Bimla Rani in my educational documents. The actual name of my mother is Bimla respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

TARUN
[Signature]

It is for general information that I, Bimla W/o Sh. Satpal residing at 214, Shiv Nagar, Garha, Jalandhar, Punjab declare that name of mine has been wrongly written as Bimla Devi in my minor son's Karan, Aged 17 Years educational documents. The actual name of mine is Bimla respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

BIMLA
[Signature]

It is for general information that I, SWARAN SINGH SACHDEVA S/o AJIT SINGH SACHDEVA residing at 17/66B, Tilak Nagar, New Delhi-18, declare that name of my minor daughter and my wife has been wrongly written as MANNAT SACHDEVA and KULVINDER in my daughter educational documents. The actual name of my minor daughter and my wife is MANNAT KAUR SACHDEVA and KULVINDER KAUR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SWARAN SINGH SACHDEVA
[Signature]

It is for general information that I, Himanshu Singh S/o Sh. Shakti Singh R/o 2384, Basti Ravidas, Bazar Sita Ram, Delhi-110006 declare that the name of my father has been wrongly written as Sat Singh in my 10th, 12th Certificate, College Marksheets and College Certificates. The actual

name of my father is Shakti Singh, which may be amended accordingly.

It is certified that I complied with other legal requirements in this connection.

Himanshu Singh
[Signature]

It is for general information that I SARN DAS S/o RAJ KUMAR residing at D-69/B, Pravesh Nagar Mubarakpur, Dabas, Delhi-110081 declare that name of mine has been wrongly written as VIJAY KUMAR in my ESIC & BSES record. The actual name of mine is SARN DAS respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SARN DAS
[Signature]

It is for general information that I, Balasaheb Maruti Mane S/o Late Sh. Maruti Mane R/o 3828, Gali Barna, Sadar Bazar, Delhi-110006, do hereby declare that name of mine and my father has been wrongly written as Subhash and Muruti Mane in my election I. Card No. MMX0848138 and Subhash Marutimane in my PAN Card No. ANWPM7488F. The actual name of mine and my father is Balasaheb Maruti Mane and Maruti Mane respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Balasaheb Maruti Mane
[Signature]

It is for general information that I AJIT SINGH KAINTH S/o GURCHARAN SINGH residing at B-92, West Patel Nagar, New Delhi-110008 declare that name of mine has been wrongly written as AJIT SINGH KANH/AJIT SINGH/AJIT SINGH KANT/AJIT SINGH KANTH in my Educational Documents/Driving License/Aadhar Card/Election Card and in the other documents. The actual name of mine is AJIT SINGH KAINTH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

AJIT SINGH KAINTH
[Signature]

It is for general information that I SATISH KUMAR S/o CHANDRA SINGH residing at I-198, J J Colony Shakur Pur, Delhi-110034 declare that name of my father has been wrongly written as CHANDER SINGH in my Driving License.

The actual name of my father is CHANDRA SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SATISH KUMAR
[Signature]

It is for general information that I SANJEET KUMAR S/o RAJBIR residing at H.No.1946, Pana Mamur, Pur Narela Delhi-110040 declare that name of my father has been wrongly written as RAJBIR SINGH in my Driving License. The actual name of my father is RAJBIR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SANJEET KUMAR
[Signature]

It is for general information that I KHURSHEED RABBANI Son of Late NOOR MOHAMMAD Residing at I-620, J.J. Colony, Shakurpur Delhi-110034 declare that name mine and my father has been wrongly written as KHURSID and NOOR KHAN in my Driving License. The actual name of mine and my father is KHURSHEED RABBANI and NOOR MOHAMMAD respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KHURSHEED RABBANI
[Signature]

It is for general information that I MOHAN LAL WASAN S/o SAUDAGAR MAL residing at H.No.6127/2, 1st Floor, Jhandewalan Road, Nabi Karim, Pahar Ganj New Delhi-110055 declare that name of my father has been wrongly written as SUNDER MAL in my Pan card. The actual name of my father is SAUDAGAR MAL respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MOHAN LAL WASAN
[Signature]

It is for general information that I HARSH KUMAR SHARMA S/o Late DWARKA NATH SHARMA residing at RZG-131, Gali No.6, Near DDA Park, Raj Nagar-II, Palam Colony, New Delhi-110077 declare that name of mine has been wrongly written as HARSH KUMAR in my minor Daughter VINAMARTA Sharma aged 15 year educational documents. The actual name of mine is HARSH KUMAR SHARMA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

HARSH KUMAR SHARMA
[Signature]

It is for general information that I AADIL HUSSAIN S/o MD. ABRAR residing at E-567, Inder Enclave, Phase-2, Kirari Suleman Nagar, Delhi-110086 declare that name of my father has been wrongly written as MD. JAFFAR in my Educational Documents. The actual name of my father is MD. ABRAR respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

AADIL HUSSAIN
[Signature]

It is for general information that I, Brijesh kumar s/o Mahendra singh residing at village Basi, Basi, District Baghpat, Bassi, Uttar Pradesh-250101 declare that name of mine has been wrongly written as Biraj Kumar in my idbi bond regd. folio no. DD00699749. The actual name of mine is Brijesh kumar respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection

BRIJESH KUMAR
[Signature]

It is for general information that I.Amit...S/O .Chauthpal.. residing in Gali no-5/5, samta vihar, mukundpur part -2 delhi -110042 declare that name of my father has been wrongly written as Chothpal in my Driving Licence and in the other document. The actual name of my father is Chauthpal respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

Amit
[Signature]

It is for general information that I SANJAY GUPTA S/o RAJENDRA GUPTA residing at G18/12, 1st Floor, Sector-15 Rohini, Delhi-110089 declare that name of my father has been wrongly written as R P GUPTA in my Driving License. The actual name of my father is RAJENDRA GUPTA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SANJAY GUPTA
[Signature]

ओडिशा जेनरेशन फेज़-II ट्रांसमिशन लिमिटेड

नई दिल्ली-110065,

सार्वजनिक सूचना

ओडिशा जेनरेशन फेज़ -II ट्रांसमिशन लिमिटेड (ओजीपीटीएल), जिसका पंजीकृत कार्यालय एफ -1 “दि मीरा कॉर्पोरेट सुइट्स” 1 एण्ड 2 ईश्वर नगर, ओखला क्रॉसिंग, मथुरा रोड, नई दिल्ली 110065, भारत के पते पर स्थित है, विद्युत पारेषण के लिए विद्युत लाइनें या विद्युत संयंत्र स्थापित करने हेतु विद्युत अधिनियम, 2003 की धारा- 164 के तहत या टेलीग्राफ के प्रयोजन से टेलीग्राफ लाइनें और पोस्ट स्थापित करने के संदर्भ में भारतीय टेलीग्राफ अधिनियम, 1885 के तहत टेलीग्राफ प्राधिकरण के कार्यों के समुचित समन्वयन हेतु अनिवार्य टेलीफोनी या टेलीग्राफी संचार के प्रयोजन से भारत सरकार द्वारा प्रदत्त समस्त शक्तियों का प्रयोग करते हुए निम्न पारेषण योजनाओं के लिए सर्वेक्षण, निर्माण, प्रतिष्ठापन, निरीक्षण, स्थापन, तथा अन्य कार्यों के पश्चात् इसकी कमीशनिंग, प्रचालन, अनुरक्षण और अन्य कार्य करेगा—

ट्रांसमिशन (पारेषण) कंपनी का नाम— ओडिशा जेनरेशन फेज़ - II ट्रांसमिशन लिमिटेड

कंपनी द्वारा किए जाने वाले कार्य—

- (i) झरसुगुड़ा (सुंदरगढ़) – रायपुर पूल 765kV D/C लाइन (350किमी)
- (ii) OPGC – झरसुगुड़ा (सुंदरगढ़) 400kV D/C लाइन ट्रिपल स्नो बर्ड कंडक्टर के साथ (50किमी)

उक्त पारेषण परियोजना के लिए भारत सरकार के ऊर्जा मंत्रालय द्वारा इसके पत्र दिनांकित 03.06.2015 द्वारा विद्युत अधिनियम, 2003 की धारा 68 के तहत मंजूरी प्रदान की गई है।

इस योजना के अंतर्गत शामिल पारेषण लाइनें, निम्न तहसीलों, तालुकों, मंडलों, प्रखंडों, गांवों, कस्बों और शहरों के अंदर से, ऊपर से, पास से और बीच से गुजरेंगी।

765kV D/C झरसुगुड़ा (सुंदरगढ़) – रायपुर पूल पारेषण लाइन

क्रम सं.	गांव का नाम	तहसील	जिला
1.	करमदा, मगरवे, सोनाडीह, धवई, पुरेना, बुडगहन, कोलियारी, सलोनी, भटगांव, ढाबाडीह, भद्रपल्ली, देवरी, परागांव, खजूरी, बोइरडीह	बलोदा बाज़ार	बलोदा बाज़ार, छत्तीसगढ़
2.	बांसा, बोरिया, टेमरी, तिवरैया, जोरा, खम्हरिया, कीरितपुर, हीरा की ढाणी, चटुवा, सहगांव, जमघट, पहांदा, अछोली, देवरी, बरगांव, मटिया, आनंदगांव, तेलगा, कुम्ही, कुसमी, बहेरा, मुडपार, तिलाई, चांदी, देवडा, कोसपटार, भैंसबोड, जमगांव, करेली, खरी, सोरला, भांड, सरहोली, बलोदी कलां, सोनकरा, बेरला, मुडपारखुर्द, बेमता, बांसा	बेरला	बेमतरा, छत्तीसगढ़
3.	बोरसी, मझगांव, गदाडीह, बोधतारा, सेमरिया, कोडापार, खोखली, गोगिया, चमरी, तुरमा, अलेसुर, बीजाभाट, खमरिया, गुरा, खैरी, राजाधर, हसदा, खमरिया, रमदैया, लच्छनपुर, मिरगी, नवागांव, टोपा, गोधी, अमलीडीह टोनाटार, चिचपोल, केसला	भाटापारा	बलोदा बाज़ार, छत्तीसगढ़
4.	बाम्हनडीह, खपरीडीह, करनोद, अमोदी, चारपारा, सुनाडाह, पोडिशंकर, लखुरी, महुआडीह, कोनियापत, कनकपुर, सोनईडीह, बरगदी, औराडीह, गोविन्दा, भद्रा, लखली, सरवनी	चम्पा	जंजीगीर, छत्तीसगढ़
5.	परसदा, मेडेसरा, पथरिया, सहगांव, दनी कोकडी, नंदनी खुदनी, मतरा, गोटा, मोहरेंगा, धौराभाथा, कंडई, खजरी, कोकडी, सोनेसरार, तितुरघाट, हरदी, पेंदरीतराई,, सेमरिया, पंडोराक, बसनी, महाराजपुर, तरकोरी	धमधा	दुर्ग, छत्तीसगढ़
6.	डेहरीडीह, बागछबा, पानीखेत, बिलासखर, अमलीडीह, पंदरीपानी, बैहामुडा, भेंदरा, नवाडीह, भालूमर, जेवरी, छोटैजामपली, डोकरबुदा, सुहाई, गोढी, पाकदढ़ा, तुमीडीह, चरटनगर, चाइदोरिया, बरकाचार, भागोर, केनानीबहरा, करमागढ़, पुंजीपाथरा, उजलपुर	घरघोड़ा	रायगढ़, छत्तीसगढ़
7.	उकारीपल्ली, जारेकेला, महुआपल्ली, देवगढ़ा, थरकपुर, आमपली, राबो, हर्राडीह, बरपल्ली, पुंजीपथरा, जमदबरी, समरुमा, पडकीपहरी, अमाघाट, नवापाड़ा, बागबूडा, धौरभांटा	घरघोड़ा / तमनार	रायगढ़, छत्तीसगढ़

क्रम सं.	गांव का नाम	तहसील	जिला
8.	हल्दीझरिया, सारंगीझरिया, कलेटपानी, सुमुरा, तिहुरिया, गैकनपल्ली, टोपरिया, पंडियापल्ली, मेंदरा, समरपिंडा, कंडाधूदा, गिरिसिमा, हल्दीझरिया, जामकनी, जामकनी आर.एफ., तुम्बीखाल, सनरम्पिया, बंजीकछार, लालबिलुआन, रतनसारा, चटकपुर, लतापानी, घोघरपल्ली, बिजाहन, भोगराकछार, मुंडेलखेत, पुडझरिया, बेलदिपा, चकरा, बेलीमंदा, गरजनजोर, लुआबहल, झारपलम, सांबरपिंडा, कूचाडंगरी, थिउरिया, मकड़ीखोल, लेबेडाजोर, पोडजलंगा, झुपरंगा, कुंआरकेला, जमझरिया, गोपालपुर, बलादबंधा	हेमगीर	सुंदरगढ़, ओडिशा
9.	पथर्रा, अमगांव, दतौड़, काशीगढ़, बेलकरी, बावनबोडी, कोटेतारा, नांदेली, गलगलडीह, थुर्ही, जखाडीह, गुचकुलिया, पडाहरदी, भानेतारा, धौराभाटा, केकराभाथ, खमरिया, अकलसरा, शिकारीनार, भोथीडीह, भोथिया, खजुरानी, सेमराडीह, मलानी, धनुहारपाड़ा, छितपांदर्या, झलरौंदा, दौराभाटा, लोहारकोट, चिखलरौंदा, अमापल्ली, बिछिया, बर्रा, सिरली, रायपुरा, खमरिया, तंदुलडीह	जजईपुर	जंजीगीर, छत्तीसगढ़
10.	कसाईपल्ली, बर्रा, झराडीह, घाघरा, तुरेकेला, खरसिया, बडेदेवगांव, हलहुली, दुमारभांटा, तिउआर, सरावनी, चरपरा, रतन महका, गोपी महका, पुरैना, भागोडीह, सूटी, मकड़ी, अंजोरीपल्ली, मदनपुर, धीमनी, गंडा बोडी, गोंडबोडी, बागदेवा, बकेली, कलमीपट, तेलीकोट, भेलवाडीह, महुपल्ली, रानीसागर, बहमनपल्ली, नवापाड़ा, औरदा, उलदा, दुसेकेला, हसदेव बोंगो कालोनी, अमाडोल, थुसीकेला, बंसमुंडा, पारसकोल, छोधा, छोटे दुमारपल्ली, पटरापल्ली, खुरसीपल्ली, बोटलदा, जमझोर, देहजरी, गुर्दा, नौरंगपुर, रसियामुंडा, भालूनारा, नवागांव, अदपथरा, पामगढ़, बड़े जामपल्ली, भगोराडीह, धारामुंडा, जबलपुर, बनीपथर, राजघाटा, कुनकुनी, बडेदुमारपल्ली, छपले, बिंजकोट, डरमा, झिंटीपल्ली, करनरा अलीयास नौरंगपुर, कुकरिचोली, गिंडोला, तेंदूमुडी, अधुकला, कुरू भांथा, तुमीडीह, नाहरपल्ली	खरसिया	रायगढ़, छत्तीसगढ़
11.	बुतराकछार, तारागढ़, टिमकीनाला, अमाटपानी, संझारिया, जुनियानी, तेलेनपली, राजबहल, बंदेगा, बलादबंधा, गुंजाखोल, सिपुकछार, दुमाबहल, बेहेरामाल, बमजाकछार, कहचुआ, कडालीझरिया, देउली, हल्दीखोल, कुआघरा, तिथैतनगर, सतजोरिया, बिंदुझरिया, बडगांवमल, लुटुरकंड, कुरुमकेला, लेपरीपाड़ा, सुरगुडा, पिथामुई, फुलधूदी, छातेनपल्ली, उजलपुर, महुलपल्ली, तेलेंदिही, सलेटिकरा, बिछुआबहल, बरडिही, चक्रधरपुर, गिरिगकेला, बांसीबट, गंभारीदिही, बडबेउरा, कहछुआं, महुलपल्ली, दुमाबहल, कुलाबीरा	लेपरीपाड़ा	सुंदरगढ़, ओडिशा
12.	सुकलीपल्ली, डर्राभाथा, डोंगिया, पीकरीपार, और्दा, सुलौनी, सोनाडुला, कटारी, घोरकापल्ली, छतौना, सपिया, खरताल, बोकरेल, मोहंदीकला, बसंतपुर, मोहंदीखुर्द, हरदी, टाटा, कर्रापल्ली, चंदेलडीह, अदिल, दिक्सी, नौरंगपुर, बुंदेली, सकर्रा, कारीगांव, बंदोरा, बंजारी, अधभर	मलखरोदा	जंजीगीर, छत्तीसगढ़
13.	हरदी, गोबरी, कोकडी, सलेघोडी, सतनामीपाड़ा, बेलपन, मानिकचौडी, भटचौड़ा, खपरी, अमगांव, सेमराडीह, जियतपुरी, पटईडीह, महुआडीह, लोहरसी, चिलहाटी, कुकुर्दिकेरा, केवटाडीह, चिसडा, भरारी, बिदियाडीह, भुरकुंडा, बोहारडीह, गोडाडीह, बेलहा, लोहारबडे, सोंसरी, रहटाटोर, मनवा, हरदी, सुकुलकारी	मस्तूरी	बिलासपुर, छत्तीसगढ़
14.	कूतराबोड, गिधा, खिसोरा, मुडपार, बरभाटा, सेमरा, अवरिड, कचंदा, तुरी, खैरा, तेंदुवा, नवागढ़, पिपरा, बड़गांव, कोटिया, रोगडा, सियौद, पोंडी, ठकुरदिया, बरबसपुर, कर्रा, धराशिव, दहिदा, पेंडरी, पथर्रा	नवागढ़	जंजीगीर, छत्तीसगढ़
15.	भिलौनी, सिर्री, ससहा, हिर्री, मुडपार, बोहारडीह, केसला, सेमरिया, रोजनीडीह, कोसिर, धनगांव, पामगढ़, जेवरा, मेऊ, मेहका, चांदीपारा, पनगांव, चेउडीह, मेहंदी, रहौद, डोंगाकोहरौड, बड़गांव, भावतारा, भांदरा, बुंदेला, बिलारी, कोसला, पंडरी, मेकरी, दुदगा, ढाबाडीह	पामगढ़	जंजीगीर, छत्तीसगढ़

क्रम सं.	गांव का नाम	तहसील	जिला
16.	नटवरपुर	रायगढ़	रायगढ़, छत्तीसगढ़
17.	भद्रीपल्ली, लिमतारा, अर्जुनी, सपनईपल्ली, कनेती, सिंहनसारा, सरजुनी, केरीबंधा, तेमर, सकती	सकती	जंजगीर, छत्तीसगढ़
18.	कामता, पुइसरी, डलडुला, सिमगा, खंडवा, औरेथी, लंजा, ओटगान, घुघुवाडीह, कामता, रिंगनी, हथबंध, खिलोरा, मुसुवाडीह, नवागांव, झिरिया, डोंगरिया, सीतापर, डोढा, खरगाडीह, लवार, मोह बाथा, धीवनपुरी, कुकराचुंदा, हिरन भाटा, बिलादबरी, ढाबाडीह, सोनबरसा, जरौड (बडे), भानवरगढ़, डिग्गी, फरहदा, गुर्दी, सिनोधा, मनोहरा, मटिया	सिमगा	बलोदा बाजार, छत्तीसगढ़
19.	जमचुनवा, समरौमा, पडकीपहरी, अमघट, त्राइमाल, गडगांव, गोरकामुडा, भैंसगढ़ी, गोढ़ी, कसडोल, सलिहारी, कचकोबा, नवापाड़ा, टमनार, बासनपल्ली, गोढ़ी, सलीहाभांथा, महलोई, बागबडी, बुधिया, टमनार, चंदरपुर, हमीरपुर, सतनामी मोहल्ला, कांटा झरिया, रतरोट, देवगांव, पडियागांव, अमालीधोंधा, समकरा, जोबारी, पाली, रायपाड़ा, झरना, झिकूबहल, लिबरा, धौराभांथा, तपरंगा, जंजीगीर, नागरामुडा, धौराभांथा, गौरबहरी, खुरुस लेंगा, सिंदरपाड़ा, खमारपाड़ा, कुसमेल, केशरचुनवा, तेलईपाड़ा, आमगांव, बिजना, टंगरघाट, औराजोर, जामपल्ली	टमनार	रायगढ़, छत्तीसगढ़
20.	झरियापल्ली, तुम्बापल्ली, बेलसरा, कोलाबहल, बरतनकेला, टंगरपल्ली, चक्रमल, बंधापल्ली, पर्वतबेर्ना, रंगियामुंडा, केनापल्ली, कुरागा, महुलापल्ली, प्रधानपत	टंगरपल्ली	सुंदरगढ़, ओडिशा

400kV D/C OPGC – झरसुगुड़ा (सुंदरगढ़) पारेषण लाइन

क्रम सं.	गांव का नाम	तहसील	जिला
1.	किरम्मा	बनाहरपल्ली	झरसुगुड़ा, ओडिशा
2.	ब्रजराजनगर	ब्रजराजनगर	झरसुगुड़ा, ओडिशा
3.	ब्रजराजनगर, तेलेनपल्ली	ब्रजराजनगर	झरसुगुड़ा, ओडिशा
4.	देवगांव, रेमजा, बुधीपाडर, ऐनलपल्ली, बूदिया, जमेरा, जमुआपल्ली, सिंहबाड़ा, खैत, रामपुर, खलीकनी, बलीपुट, दुमेरमुंडा, दुदुलसिंहा, गुडियाली, पिपलीकानी, बादीमाल, सरांदमाल, नेगीपल्ली, कुसरालोई, बरगद, भूतिया, डलगांव, कोइलागा, थरकासपुर, गुलथा, बरपल्ली, राजपुर, बनहरपल, कटाबेगा, नुआ अधपाड़ा, सेन्हामल, नेगीपल्ली, कटटिकरा, कुसरालोई, खदम, बंधाबहल, बासुपल्ली, तेलापल्ली, मरकुटा, पाड़ापल्ली, बेलेइदुधा, गंडघोड़ा	झरसुगुड़ा	झरसुगुड़ा, ओडिशा
5.	अधपाड़ा	लखनपुर	झरसुगुड़ा, ओडिशा
6.	झरगांव, महिकनी	लेफरीपाड़ा	सुंदरगढ़, ओडिशा
7.	केनापल्ली, महुआपल्ली, प्रधानपट, सागरपह, कुरागा, रंगियामुंडा, टंगरपल्ली, केपसा, कुआर बागा, रूपाबहल, रायबैगा, झिमेरमहुल, सुरदा, भरतपुर, नियालीपल्ली, छोटबंगा, तेलीपल्ली, गुलथा, मुंडागांव, कडलीमुंडा, दुमेरकुड, डलीपल्ली, बडबंगा, झरकनी, सरधापल्ली, जोगीमल, तेलेईमल, बगियाबेर्ना, नुआदिनी, कोइलागा, सहजबहल, बरखंडिया, बलंगीबहल, लोइसिंग, थरकसपुर, चारभती, कटापल्ली, भोईमुंडा, गंडघोड़ा, हंसमुरकटपल्ली	टंगरपल्ली	सुंदरगढ़, ओडिशा

मार्ग संरेखण (रूट एलाइनमेंट) की प्रति अधोहस्ताक्षरी के कार्यालय में उपलब्ध है। इस सूचना के माध्यम से एतद्वारा आम जनता को नोटिस दिया जाता है कि प्रस्तावित पारेषण प्रणाली का निरीक्षण/अभिवेदन इस नोटिस के प्रकाशित होने की तिथि से दो महीने के अंदर लिखित में अधोहस्ताक्षरी के कार्यालय में करें। अधिक विवरण और स्पष्टीकरण के लिए कृपया संपर्क करें:

फार्म सं. 155

(देखें नियम 329)

(सदस्यों का स्वैच्छिक समापन)

अंतिम आम बैठक आयोजन की सूचना

एतद्वारा सूचित किया जाता है कि धारा 497 के अनुसरण में पैसर्स विधाता ईलेक्ट्रॉनिक्स प्राइवेट लिमिटेड के सदस्यों की एक आम बैठक गुरुवार, 30.06.2016 को प्रातः 11.00 बजे, ई-209, फेक्टेट फेक्टरी कॉम्प्लैक्स, ओखला फेस-3, नई दिल्ली-110020 में आयोजित की जाएगी जिसमें समापन के तरीके और कंपनी की संपत्ति के निपटान के बारे में जानकारी दी जाएगी और किसी स्पष्टीकरण की सुनवाई जो परिसमापक द्वारा दिया जाएगा, के साथ ही कम्पनी के एक विशेष प्रस्ताव द्वारा यह निर्धारित किया जाएगा कि किस प्रकार कंपनी और परिसमापक की बहियों, लेखाओं और दस्तावेजों का निपटान किया जाए और इसमें उनके समक्ष एक खाता प्रस्तुत करने के प्रयोजन पर चर्चा की जाएगी।

कृते विधाता ईलेक्ट्रॉनिक्स प्राइवेट लिमिटेड

दिनांक: 11 मई, 2016

सीए रमेश लाल गुप्ता

स्थान : नई दिल्ली

समापक

मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड

(पहले एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के रूप में जाना जाता था)

मुंबई-400098

मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की उप-विधियों को निम्नानुसार 7 दिसम्बर, 2013 को आयोजित इसके निदेशक मंडल की बैठक में संशोधित किया गया था। इन संशोधनों को पिछले प्रकाशन के पश्चात सेबी द्वारा इसके पत्र संख्या एमआरडी/डीएसए/ओडब्ल्यू/11752/2016, दिनांक 22 अप्रैल, 2016 द्वारा अनुमोदित किया गया था।

I. अध्याय—XIII के पश्चात निम्नलिखित अध्याय अंतःस्थापित किया जाएगा, नामतः—

“अध्याय—XIII—क—निवेशक शिकायत समाधान तंत्र

1. परिभाषाएं

- (क) ‘समिति सदस्य’ का तात्पर्य निवेशक शिकायत समाधान समिति का सदस्य होगा।
- (ख) ‘निवेशक’ या ‘संघटक’ का तात्पर्य कोई व्यक्ति जिसने एक्सचेंज में ट्रेड किया है और किसी सदस्य का संघटक है।
- (ग) ‘निवेशक शिकायत समाधान समिति’ या ‘आईजीआरसी’ का तात्पर्य बोर्ड या संबद्ध प्राधिकारी द्वारा निवेशकों की शिकायतों के समाधान के प्रयोजन के लिए गठित समिति होगा।
- (घ) ‘क्षेत्रीय निवेशक सेवा केन्द्र’ या ‘आरआईएससी’ का तात्पर्य संबद्ध प्राधिकारी द्वारा विभिन्न स्थानों में समय-समय पर अन्य बातों में निवेशकों की शिकायतों के समाधान के लिए विनिर्दिष्ट केन्द्र होगा।
- (ङ.) ‘सदस्य’ का तात्पर्य एक्सचेंज का सदस्य होगा और इसमें स्टॉक ब्रोकर, कारोबारी सदस्य और क्लियरिंग सदस्य शामिल हैं।

2. आरआईएससी/आईजीआरसी द्वारा शिकायतों का संज्ञान और समाधान

- (1) किसी संघटक, जिसको किसी सदस्य के विरुद्ध शिकायत है, ऐसे भौतिक या इलेक्ट्रानिक रूप में, जैसाकि संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट किया जाता है, शिकायत कर सकता है।
- (2) संबद्ध आरआईएससी इसमें इसके पश्चात दिए गए ढंग से आवश्यक विवरणों वाली वैध शिकायतों का संज्ञान लेगी।
- (3) एक्सचेंज संबद्ध आरआईएससी में निवेशक शिकायत कक्ष के माध्यम से पहले सुलह की प्रक्रिया के माध्यम से संघटक की शिकायत के समाधान के लिए प्रयास करेगा और जहां आईजीआरसी के माध्यम से समाधान नहीं होता तो संबद्ध केंद्र पर।
- (4) संबद्ध प्राधिकारी द्वारा अन्यथा विनिर्दिष्ट न किया गया हो को छोड़कर, यदि दावे, मतभेद या विवाद का मूल्य आवेदन की तारीख को पच्चीस लाख रुपए से अधिक है, तो इसे तीन समिति के सदस्यों वाली निवेशक शिकायत समाधान समिति के

पास भेजा जाएगा और यदि दावे, मतभेद या विवाद का मूल्य पच्चीस लाख रुपए तक है, तो इसे एक संसदीय समिति के पास भेजा जाएगा।

- (5) जिन मामलों में सुलह कार्यवाही सफल नहीं होती,
 - क. जहां शिकायत सेवा से संबंधित है, उनमें आईजीआरसी सदस्य को अपेक्षित सेवाएं देने के लिए सदस्य को निदेश दे सकती है;
 - ख. आईजीआरसी किसी अन्य मामले में इससे पहले रिकार्ड में उपलब्ध सामग्री के आधार पर दावे का मूल्य, यदि अभिनिश्चित किए जाने योग्य हो, निर्धारित करेगी।
 - (6) संबद्ध प्राधिकारी संघटकों की शिकायतों के समाधान के लिए प्रक्रिया, विधि और समय-सीमा समय-समय पर निर्दिष्ट करेगा।
 - (7) ग्राह्य दावा मूल्य के निर्धारण पर, उप-विधियों में कुछ भी होने के बावजूद, स्टॉक एक्सचेंज आईजीआरसी द्वारा निर्धारित ग्राह्य दावा राशि को स्टॉक एक्सचेंज के पास कारोबारी सदस्य की जमा राशियों और अन्य राशियों से डेबिट करेगा और उक्त राशि एक अलग खाते में अलग रखेगा जिसे अध्याय-XIV की उप-विधियों (36) और (37) में यथा उल्लिखित ढंग से व्यवहार किया जाएगा।
 - (8) ऐसे मामलों में जिनमें कारोबारी सदस्य अध्याय-XIV के तहत विवेचन को मामला न भेजने का चयन करता है या संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट समय के अंदर ऐसा न करने का अपना इरादा निर्दिष्ट करता है, तो उप-विधि 7 के तहत डेबिट की गई राशि संघटक को अदा कर दी जाएगी।
 - (9) आईजीआरसी द्वारा ग्राह्य दावा के निर्धारण द्वारा खिन्न सदस्य अध्याय-XIV के तहत विवेचन आवेदन दाखिल कर सकता है और इसके पश्चात उस अध्याय के सभी प्रावधान ऐसे विवेचन के लिए लागू होंगे।
 - (10) संघटक की शिकायत के अंतिम निर्धारण के लंबित होने तक संबद्ध प्राधिकारी आईपीएफ ट्रस्ट को ऐसी अंतरिम राशियां आईजीआरसी द्वारा या अध्याय-XIV के तहत विवाचक द्वारा निर्धारित ग्राह्य दावा राशि के पूरे या भाग को कवर करने के लिए सेबी या एक्सचेंज द्वारा यथा विनिर्धारित की जाती हैं, संघटक को जारी करने का अनुदेश देगा।
 - (11) संबद्ध प्राधिकारी आईपीएफ ट्रस्ट को या तो एक्सचेंज के पास अकेले या संयुक्त रूप से संघटक को इस प्रकार जारी धनराशियों को प्राप्त करने या वसूल करने का अनुदेश देगा, जहां संघटक विवाचन कार्यवाही या उससे उत्पन्न होने वाली अन्य कानूनी कार्यवाही में हारा हो।
3. आईजीआरसी के स्थान
- (1) संबद्ध प्राधिकारी आईजीआरसी के विभिन्न केन्द्रों को निर्दिष्ट कर सकता है और इन्हें समय-समय पर संप्रेषित किया जाएगा।
 - (2) परिसर/स्थान जहां आईजीआरसी की बैठकें होंगी, ऐसा स्थान होगा जैसाकि समय-समय पर एक्सचेंज द्वारा विनिर्दिष्ट किया जाता है और तदनुसार विवाद के पक्षों को सूचित किया जाएगा।
4. उचित प्रथाओं के लिए दिशानिर्देश/समिति सदस्यों के लिए आचरण संहिता
- (1) समिति के सदस्यों के रूप नियुक्त किया गया व्यक्ति :-
 - (i) उचित, बिना पक्षपात, स्वतंत्र और विषयपरक ढंग से कार्य करेगा।
 - (ii) व्यक्तिगत सत्य-निष्ठा, सत्यवादिता, ईमानदारी और अपने कर्तव्यों के निर्वहन में सहनशक्ति के उच्चतम मानकों को बनाए रखेगा।
 - (iii) किसी विशेष मामले में अपना हित या विरोध प्रकट करेगा अर्थात् क्या कार्यवाही के किसी पक्ष के साथ कोई संबंध है या वह समिति सदस्य से संबंधित है।
 - (iv) अपनी जिम्मेदारियों के लिए अविश्वसनीय कार्यों में संलिप्त नहीं होगा।
 - (v) किसी हित या गतिविधि को नहीं करेगा जो समिति के सदस्य के रूप में उसके कर्तव्यों को करने के विरोध में है।
 - (vi) अपने कर्तव्य का स्वतंत्र और विषयपरक ढंग से निष्पादन करेगा और उन गतिविधियों से बचेगा जो उसकी स्वतंत्रता या विषयपरकता को क्षति पहुंचाए या क्षति पहुंचाते प्रतीत होती हों।
 - (vii) सेबी अधिनियम, 1992, प्रतिभूति संविदा (विनियम) अधिनियम, 1956 और इसके तहत बनाए गई उप-विधियों, नियमों और विनियमों के प्रावधानों और निवेशक शिकायत समाधान के संबंध में बोर्ड द्वारा जारी परिपत्रों, निर्देशों को सुनिश्चित करेगा।

- (viii) प्रयास करेगा कि समय-समय पर संबद्ध प्राधिकारी द्वारा निर्धारित अवधि में निर्णय पारित हो जाते हैं।
- (ix) प्रयास करेगा कि स्थगन, यदि कोई हों, उसके लिखित में कारणों को दर्ज करने के पश्चात और नियम की बजाए अपवाद स्वरूप प्रदान किए जाते हैं।
- (x) सुनिश्चित करेगा कि पंचाट विस्तृत हैं और ठीक कारण दिए गए हैं।
- (xi) सुनिश्चित करेगा कि नैसर्गिक न्याय के सिद्धान्तों का अनुपालन किया गया है।

5. फीस

समिति के सदस्य को देय फीस और व्ययों का निर्धारण समय-समय पर संबद्ध प्राधिकारी या एक्सचेंज द्वारा यथा विनिर्धारित होगा।

6. संप्रेषण की विधि

- (1) संबद्ध प्राधिकारी समय-समय पर नोटिस, निर्णय या अन्य संप्रेषण देने की विधि को निर्दिष्ट कर सकता है।
- (2) एक्सचेंज द्वारा किसी सदस्य या संघटक को नोटिस, निर्णय या अन्य संप्रेषण उस समय पर उचित रूप से डिलीवर या वितरित किया माना जाएगा जब ऐसा नोटिस सामान्य प्रक्रिया में वितरित किया गया होता।
- (3) जिन मामलों में ऐसा संप्रेषण एक्सचेंज को अदावित/मना किया गया/अवितरित एक्सचेंज को वापस किया जाता है तो इसे सदस्य या संघटक, जैसा भी मामला हो, को यथोचित रूप से वितरित किया गया माना जाएगा।

7. समिति के निर्णय या निदेश का कार्यान्वयन

संबद्ध प्राधिकारी समय-समय पर समिति के निर्णय या निदेश के कार्यान्वयन के लिए प्रक्रिया और विधि निर्दिष्ट कर सकता है।

8. भुगतान और निवेशकों को डेबिट की गई राशि को उलटना

संबद्ध प्राधिकारी समय-समय पर निवेशकों को डेबिट की गई राशियों के भुगतान के लिए प्रक्रिया और विधि निर्दिष्ट कर सकता है।

9. अपवर्जन

संदेहों को दूर करने के लिए, एतद्वारा यह स्पष्ट किया जाता है कि एक्सचेंज को इन उप-विधियों के तहत उल्लिखित व्यवहारों, संविदाओं और लेन-देनों के लिए पक्ष होना नहीं माना जाएगा और एक्सचेंज और किसी कारोबारी सदस्य के बीच दावों, अन्तर या विवादों के मामले में इस अध्याय के प्रावधान या परिपत्र लागू नहीं होंगे और एक्सचेंज या किसी कारोबारी सदस्य के बीच कोई सहारा नहीं होगा।

II. अध्याय—XIV के लिए निम्नलिखित अध्याय प्रतिस्थापित किए जाएंगे, नामतः—

“अध्याय—XIV

विवाचन

1. परिभाषाएं

- (1) “विवाचक” का तात्पर्य एकल विवाचक या विवाचकों का एक पैनेल होगा।
- (2) “अधिनियम” का तात्पर्य माध्यस्थम् एवं सुलह अधिनियम, 1996 होगा और इसमें कोई सांविधिक संशोधन, उसका प्रतिस्थापन या पुनःअधिनियम शामिल है, जो इस समय प्रवृत्त है।
- (3) “आवेदक” का तात्पर्य वह व्यक्ति है जो विवाचन कार्यवाही शुरू करने के लिए आवेदन देता है।
- (4) “प्रतिवादी” का तात्पर्य वह व्यक्ति है जिसके विरुद्ध आवेदक विवाचन आवेदन दायर करता है, ऐसे व्यक्ति के विरुद्ध चाहे कोई दावा हो या न हो।

2. विवाचन के लिए संदर्भ

- (1) कारोबारी सदस्यों के बीच परस्पर और कारोबारी सदस्यों और संघटकों के बीच स्टॉक एक्सचेंज की उप-विधियों, नियमों और विनियमों के अध्याधीन किए गए व्यवहार, संविदा और लेन-देन से या उसके प्रासंगिक किसी बात के संदर्भ में या उसके संदर्भ में या उनकी वैधता, संरचना, व्याख्या, पूर्ति या उसके पक्षों के अधिकार, दायित्व और देनदारियां और प्रश्न सहित कि क्या ऐसे व्यवहार, लेन-देन और संविदा किए गए हैं या नहीं, से उत्पन्न सभी दावे, मतभेद या विवाद इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किए जाएंगे।
- (2) कारोबारी सदस्यों और उप-ब्रोकरों के बीच और उप-ब्रोकरों के ग्राहकों के बीच स्टॉक एक्सचेंज की उप-विधियों, नियमों और विनियमों के अध्याधीन किए गए व्यवहार, संविदा और लेन-देन से उठने वाले या के संबंध में या उसके प्रासंगिक किसी बात के संदर्भ में या उसके संदर्भ में या उनकी वैधता, संरचना, व्याख्या पूरा करने या उसके पक्षों के अधिकार, दायित्व और देनदारियां और क्या ऐसे व्यवहार, लेन-देन और संविदा किए गए हैं या नहीं के किसी प्रश्न सहित सभी दावे, मतभेद या विवाद इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किए जाएंगे।

स्पष्टीकरण :—इन उप-विधियों के प्रयोजनार्थ उप-ब्रोकर और ग्राहकों का सेबी (स्टॉक-ब्रोकर और उप-ब्रोकर) विनियम, 1992 द्वारा निर्दिष्ट संबंधित अर्थ होगा, बशर्ते कि उप-ब्राकरों ने स्टॉक एक्सचेंज के कारोबारी सदस्य के तहत सेबी का पंजीकरण प्राप्त किया हो।

- (3) आपस में कारोबारी सदस्यों, कारोबारी सदस्यों और संघटकों चाहे भागीदार के रूप में पंजीकृत हों या न हों, आपस में संघटक, चाहे भागीदार के रूप में पंजीकृत हों या न हों, स्टॉक एक्सचेंज की उप-विधियों, नियमों और विनियमों के अधधीन किए गए व्यवहार, संविदा और लेन-देन से उठने वाले या के संबंध में या उसके प्रासंगिक किसी बात के संदर्भ में या उसके संदर्भ में या उनकी वैधता, संरचना, व्याख्या पूरा करने या उसके पक्षों के अधिकार, दायित्व और देनदारियां और क्या ऐसे व्यवहार, लेन-देन और संविदा किए गए हैं या नहीं के किसी प्रश्न सहित सभी दावे, मतभेद या विवाद इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किए जाएंगे।

बशर्ते कि यह उप-विधि कारोबारी सदस्य पर, जिसके माध्यम से ऐसे किसी भागीदार ने व्यवहार किया है या ट्रेड किया है, उसके संबंध में स्टॉक एक्सचेंज के क्षेत्राधिकार को किसी ढंग से प्रभावित नहीं करेगी और ऐसा कारोबारी सदस्य इसके लिए स्टॉक एक्सचेंज के प्रति जिम्मेदार, जवाबदेह और उत्तरदायी बना रहेगा।

- (4) अध्याय—XIII—क के तहत आईजीआरसी द्वारा ग्राह्य दावा मूल्य के निर्धारण द्वारा खिन्न कोई कारोबारी सदस्य इस अध्याय के तहत विवाचन को संघटक के साथ अपने दावे, मतभेद या विवाद को प्रस्तुत कर सकता है।
- (5) इस अध्याय की उप-विधियों 2(1), 2(2), 2(3), और 2(4) के प्रावधान स्टॉक एक्सचेंज की उप-विधियों, नियमों और विनियमों के अधधीन सभी व्यवहारों, संविदाओं और लेन-देनों के लिए उसमें उल्लिखित पक्षों के बीच सभी दावों, मतभेदों, विवादों के लिए प्रयोज्य हो जाएंगे बशर्ते कि ऐसे व्यवहार, संविदा और लेन-देन उसमें उल्लिखित पक्षों के बीच कारोबारी सदस्य को या तो चूककर्ता घोषित किया गया या निष्कासित किया गया या उसने अपनी कारोबारी सदस्यता अभ्यर्पित करने से पूर्व या उस तारीख को किए गए हों।
- (6) निर्गमकर्ता के साथ स्टॉक एक्सचेंजों द्वारा किए गए सेबी (सूचीकरण दायित्व और प्रकटन अपेक्षा) विनियमन, 2015 (एलओडीआर) विनियमन के अनुसार सूचीकरण करार में समय-समय पर यथा विशेष रूप से प्रदान किए गए ऐसे मामलों के संबंध में निर्गमकर्ता और किसी संघटक के बीच उठने वाले सभी दावे, मतभेद या विवादों को इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किया जाएगा।

स्पष्टीकरण :—इन उप-विधियों के प्रयोजनार्थ, “जारीकर्ता” शब्द का वही अर्थ होगा जैसाकि इन उप-विधियों में परिभाषित किया गया है और “संघटक” शब्द का निवेशक होगा, जिसने निर्गमकर्ता की प्रतिभूतियों को एक्सचेंज में खरीदा या बेचा है, जिसके संबंध में दावा, मतभेद या विवाद पैदा हुआ है।

3. इन उप-विधियों के प्रावधानों को सभी व्यवहारों, संविदाओं और लेन-देनों का भाग बनना माना जाएगा

सभी व्यवहार, संविदा और लेन-देन जो स्टॉक एक्सचेंज की उप-विधियों, नियमों, विनियमों और समय-समय पर जारी विभिन्न परिपत्रों के अधधीन किए गए हैं या माने गए हैं, इन उप-विधियों में यथा प्रदान किए गए विवाचन से संबंधित प्रावधान व्यवहारों, संविदाओं और लेन-देनों का भाग बनेंगे या भाग बनना माना जाएगा और पक्षों को लिखित में विवाचन करार किया गया माना जाएगा जिसके द्वारा इन उप-विधियों में उल्लिखित स्वरूप के सभी दावे, मतभेद या विवाद इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किए जाएंगे।

4. विवाचन के लिए दावे, मतभेद या विवादों के संदर्भ के लिए परिसीमा अवधि

इन उप-विधियों में उल्लिखित सभी दावे, मतभेद या विवाद परिसीमा अधिनियम, 1963 के तहत विनिर्धारित अवधि के अंदर विवाचन को प्रस्तुत किए जाएंगे।

स्पष्टीकरण :

- (क) ऐसे मामलों जिनमें दावा, मतभेद या विवाद की तारीख निश्चय न हो, इसे लेन-देन, जिसके संबंध में दावा, मतभेद या विवाद उठा है, की तारीख से छह महीने के अवधि की समाप्ति पर उठा माना जाएगा।
- (ख) ऐसे मामलों जिनमें दावा, मतभेद या विवाद की तारीख उप-विधियों के अध्याय—XIV की उप-विधि 2(6) से उठती हो, उनमें इसे निम्नानुसार उठा माना जाएगा :
- (i) ऐसे मामलों जिनमें निर्गमकर्ता संघटक के शेयरों के अंतरण को संप्रेषित करने में विफल रहता है, उनमें विवाद की तारीख निर्गमकर्ता के पास अंतरण के लिए संघटक द्वारा शेयरों को प्रस्तुत करने की तारीख से 30 दिनों की समाप्ति की तारीख से छह महीने की समाप्ति की तारीख को उठा हुआ माना जाएगा; या
- (ii) ऐसे मामलों जिनमें निर्गमकर्ता शेयरों के अंतरण की मनाही करता है, उनमें विवाद को संघटक के पक्ष में शेयरों के अंतरण को मना करने के निर्गमकर्ता के संप्रेषण की प्राप्ति की तारीख से छह महीने की समाप्ति की तारीख को उठा माना जाएगा।

- (iii) ऐसे मामलों जिनमें निर्गमकर्ता निर्धारित अवधि से परे संघटक के शेयरों के अंतरण में देरी करता है, उनमें विवाद की तारीख निर्गमकर्ता के पास अंतरण के लिए संघटक द्वारा शेयरों को प्रस्तुत करने की तारीख से 30 दिन की समाप्ति की तारीख से छह महीने की समाप्ति की तारीख से उठा माना जाएगा; या संघटक के पक्ष में शेयरों के अंतरण को सूचित करते हुए संघटक को जारीकर्ता के सम्प्रेषण की प्राप्ति तारीख, जो भी बाद में हो।

5. विवाचन का स्थान

- (1) संबद्ध प्राधिकारी या तो साधारण रूप से या विशेष रूप से देश के विभिन्न क्षेत्रों के लिए विवाचक के विभिन्न स्थानों के लिए प्रावधान कर सकता है और ऐसी दशा में विवाचन का स्थान संबद्ध प्राधिकारी द्वारा प्रदान किया गया स्थान होगा और इसे समय-समय पर संबद्ध प्राधिकारी द्वारा सम्प्रेषित किया जाएगा।
- (2) परिसर/अवस्थिति जहां विवाचन होगा ऐसा स्थान होगा जैसाकि स्टॉक एक्सचेंज द्वारा समय-समय पर पहचान की जाती है और तदनुसार विवाचक और विवाद के पक्षों को सूचित किया जाता है।

6. विवाचन के स्थान के चयन के लिए पद्धति

संबद्ध प्राधिकारी द्वारा अन्यथा विनिर्दिष्ट न किया गया हो को छोड़कर, किसी विशेष मामले के लिए विवाचन के स्थान के चयन के लिए पद्धति निम्नानुसार है :

विवाद के पक्ष	विवाचन के लिए आवेदन दाखिल करने का स्थान	सुनवाई का स्थान
टीएम* बनाम टीएम	यदि दोनों कारोबारी सदस्यों के व्यवहार कार्यालय जहां से व्यवहार किया गया था किसी विशेष आरएसी द्वारा कवर किए जाने वाले किसी एक राज्य में स्थित हों तो विवाचन के लिए आवेदन आवेदक-कारोबारी सदस्य द्वारा उस आरएसी में दाखिल किया जाएगा। यदि दोनों कारोबारी सदस्यों के व्यवहार कार्यालय जहां से व्यवहार किया गया था विभिन्न आरएसी द्वारा कवर किए जाने वाले राज्यों में स्थित हों तो विवाचन के लिए आवेदन उस आरएसी में दाखिल किया जाएगा जो उस राज्य को कवर करता है जिसमें प्रतिवादी-कारोबारी सदस्य के व्यवहार कार्यालय स्थित है।	सुनवाई आरएसी में होगी जहां आवेदक-कारोबारी सदस्य के विवाचन के लिए आवेदन दाखिल किया है और प्रतिवादी - कारोबारी सदस्य उस विशेष आरएसी में सुनवाई में उपस्थित होंगे।
टीएम* बनाम सी* और सीवी बनाम टीएम	विवाचन के लिए आवेदन संघटक द्वारा केवीसी फार्म में दिए गए पते के निकटतम आरएसी में आवेदक द्वारा दाखिल किया जाएगा, तथापि, बशर्ते कि अनिवासी भारतीय संघटक के संबंध में विवाचन का स्थान उस आरएसी क्षेत्र में होगा जिसमें कारोबारी सदस्य का पत्र व्यवहार का कार्यालय स्थित हो।	सुनवाई उस आरएसी में होगी जहां आवेदक ने विवाचन के आवेदन को दाखिल किया है और प्रतिवादी उस विशेष आरएसी में सुनवाई के लिए उपस्थित होगा।

*“कारोबारी सदस्य” के लिए “टीएम” और “संघटक” के लिए “सी” है।

7. दावा, मतभेद या विवाद का संदर्भ

संबद्ध प्राधिकारी द्वारा अन्यथा विनिर्दिष्ट न किया गया हो को छोड़कर, यदि दावे, मतभेद या विवाद का मूल्य आवेदन की तारीख को पच्चीस लाख रुपए से अधिक है तो इसे तीन विवाचकों के पैनल के पास भेजा जाएगा और यदि दावे, मतभेद या विवाद का मूल्य पच्चीस लाख रुपए तक हो तो इसे एकल विवाचक के पास भेजा जाएगा।

8. विवाचकों के रूप में कार्य करने के लिए पात्र व्यक्तियों के चयन के लिए पद्धति और प्रक्रिया

- (1) संबद्ध प्राधिकारी दूसरे उम्मीदवारों की तुलना में विधि, वित्त, प्रबंधन, प्रशासन की पृष्ठभूमि और प्रतिभूति बाजार से संबंधित क्षेत्रों में अनुभवी व्यक्तियों को तरजीह देगा और साधारण पैनल में शामिल करने के लिए उम्मीदवारों की शैक्षणिक अर्हताओं और अनुभव दोनों पर विचार करेगा।
- (2) पात्र व्यक्तियों की सूची में मौजूदा व्यक्तियों के पुनः नामांकन के मामले में, संबद्ध प्राधिकारी ऐसे व्यक्तियों के पिछले अनुभव जैसे कि पंचाट पारित करने के लिए लिया गया समय, पारित किए गए पंचाटों की गुणवत्ता, विवाचक के विरुद्ध प्राप्त शिकायतों, यदि कोई हों, पर विचार करेगा।
- (3) साधारण पूल में शामिल करने के लिए पात्र व्यक्तियों की ऐसी सूची प्रत्येक क्षेत्रीय विवाचन केंद्र के लिए गठित की जाएगी।
- (4) विवाचकों की पूलिंग केंद्र-वार की जाएगी और एक्सचेंज की वेबसाइट पर प्रदर्शित की जाएगी।

स्पष्टीकरण :—“साधारण पूल” का तात्पर्य राष्ट्र-व्यापी कारोबारी टर्मिनलों वाले सभी मान्यताप्राप्त एक्सचेंजों के सभी विवाचकों पर पैनलों को शामिल करके बनाया गया विवाचकों का पैनल होगा।

9. विवाचकों के लिए उचित प्रथाओं/आचार संहिता के लिए दिशानिर्देश

(1) विवाचकों के रूप में नियुक्त व्यक्ति :—

- (i) उचित, बिना पक्षपात और तटस्थ ढंग से कार्य करेंगे।
- (ii) अपने विवाद के निर्वहन में व्यक्तिगत सत्यनिष्ठा, सत्यवादिता, ईमानदारी और धैर्य के उच्चतम मानक रखेंगे ताकि जनता में विश्वास उत्पन्न कर सकें और अपनी जिम्मेदारियों के प्रति अपकीर्तिकारक कृत्यों में संलिप्त नहीं होंगे।
- (iii) किसी हित या गतिविधि का परिहार करेंगे जो विवाचक के रूप में उसकी ड्यूटियों के संचलन के प्रतिकूल हो।
- (iv) अपनी ड्यूटी को स्वतंत्र और तटस्थ ढंग से निष्पादित करेंगे और ऐसी गतिविधियों का परिहार करेंगे जो उसकी स्वतंत्रता या तटस्थता क्षति या क्षति करती हुई प्रतीत होती हो।
- (v) किसी विशेष मामले में दिलचस्पी या विरोध प्रकट करना अर्थात् चाहे कार्यवाही के लिए किसी पक्ष का विवाचक से कोई व्यवहार या संबंध रहा हो।
- (vi) सुनिश्चित करेंगे कि माध्यस्थता एवं सुलह अधिनियम, 1996, सेबी अधिनियम, 1992, प्रतिभूति संविदा विनियमन अधिनियम, 1956 के सभी प्रावधानों और उनके तहत बनाए गए नियमों, विनियमनों और उप-विधियों एवं विवेचन तथा प्रतिभूतियों में लेन-देन के संबंध में सरकार/सेबी द्वारा जारी निदेशों का अनुपालन किया जाता है।
- (vii) प्रयास करेंगे कि विवाचन पंचाट स्टॉक एक्सचेंज की उप-विधियों, नियमों और विनियमों के द्वारा निर्धारित अवधि के अंदर पारित किया जाता है।
- (viii) प्रयास करेंगे कि स्थगन, यदि कोई हो, उनके कारणों को लिखित में दर्ज करने के पश्चात और नियम की बजाए अपवाद के रूप में प्रदान किए जाते हैं।
- (ix) सुनिश्चित करेंगे कि पंचाट विस्तृत हैं और ठीक कारण दिए गए हैं।
- (x) सुनिश्चित करेंगे कि न्याय के नैसर्गिक सिद्धांतों का पालन किया जाता है।

10. विवाचकों की नियुक्ति के लिए प्रक्रिया

- (1) आवेदक और प्रतिवादी जिनके विरुद्ध आवेदक द्वारा दावा किया गया है स्टॉक एक्सचेंज को अवरोही तरजीह के क्रम में स्टॉक एक्सचेंज के विवाचन की संबंधित पीठ के लिए स्टॉक एक्सचेंज द्वारा विनिर्दिष्ट व्यक्तियों की सूची में से नीचे यथा विनिर्दिष्ट व्यक्तियों के ऐसी संख्या के नामों को प्रस्तुत करेगा। एक्सचेंज से विवाचन आवेदन की प्राप्ति की तारीख के 7 दिन के भीतर विनिर्धारित फॉर्मेट में तरजीह की संख्या प्रस्तुत की जाएगी, एकल विवाचक के मामले में तीन नाम और विवाचकों के पैनल के मामले में पांच नाम। विनिर्धारित फॉर्म के, आवेदक के साथ-साथ प्रतिवादी से प्राप्त होने पर विवाचक (कों) को स्वतः प्रक्रिया या समय-समय पर सेबी या एक्सचेंज द्वारा यथा विनिर्दिष्ट किसी अन्य प्रक्रिया के माध्यम से नियुक्त किया जाएगा।
- (2) इस प्रकार नियुक्त विवाचकों का पैनल विवाचक के रूप में उनकी नियुक्ति की सूचना की प्राप्ति के 7 दिन के अंदर अपनों में से एक का अध्यक्ष विवाचक के रूप में कार्य करने के लिए चयन करेगा। अध्यक्ष विवाचक के चयन के लिए पैनल में विफलता या सर्वसम्मति की कमी के मामले में संबद्ध प्राधिकारी अध्यक्ष विवाचक का चयन करेगा।

11. विवाचकों के रूप में नियुक्त किए जाने वाले व्यक्तियों द्वारा प्रकटन

प्रत्येक व्यक्ति, जिसको विवाचक के रूप में उसकी संभावित नियुक्ति के संबंध में संपर्क किया जाता है, संबद्ध प्राधिकारी उसकी स्वतंत्रता और निष्पक्षता के लिए न्यायसंगत संदेहों को बढ़ाने वाली संभावित परिस्थितियों को लिखित में प्रकट करेगा। यदि व्यक्ति किन्हीं ऐसी परिस्थितियों को प्रकट करता है जो संबद्ध प्राधिकारी के विचार में उसकी स्वतंत्रता और निष्पक्षता के लिए न्यायसंगत संदेहों को बढ़ाने की संभावना हो तो उसे विवाचक के रूप में नियुक्त नहीं किया जाएगा और ऐसी दशा में अन्य विवाचक (विवाचकों) को उप-विधि 10 में यथा उल्लिखित स्वचालित प्रक्रिया के मध्यम से नियुक्त किया जाएगा।

12. विवाचकों के रूप में नियुक्त व्यक्तियों द्वारा प्रकटन

कोई विवाचन उसकी नियुक्ति के समय से और पूरी विवाचन कार्यवाही में बिना देरी किए संबद्ध प्राधिकारी को उपर्युक्त उप-विधि (11) में उल्लिखित किन्हीं परिस्थितियों, जो किसी विवाचक को उसकी नियुक्ति के पश्चात उसकी जानकारी में आई हों, को लिखित में प्रकट करेगा।

13. विवाचक के कार्यालय में रिक्वि

यदि एकल विवाचक कार्यालय या विवाचकों के पैनल में किसी एक या अधिक की उनकी नियुक्ति के पश्चात रिक्वि होती है तो स्टॉक एक्सचेंज इसमें उपर्युक्त विनिर्दिष्ट प्रक्रिया अपनाएगा और विवाचक के कार्यालय में हुई रिक्वि को भरेगा।

14. विवाचक के अधिदेश की समाप्ति

(1) विवाचक का अधिदेश समाप्त हो जाएगा यदि

- (क) विवाचक किसी भी कारण से अपने पद से हट जाता है; अथवा
- (ख) संबद्ध प्राधिकारी की राय में, मध्यस्थ अपने कार्यों का निष्पादन करने में विधितः अथवा वस्तुतः असमर्थ हो जाता है, अथवा अन्य कारणों से अनावश्यक विलंब के बिना कार्य करने में असमर्थ हो जाता है जिनमें संबद्ध प्राधिकारी द्वारा निर्धारित समयावधि के भीतर माध्यस्थम अवार्ड देने में विफलता शामिल है। संगत प्राधिकारी का ऐसा निर्णय अंतिम तथा पक्षकारों पर बाध्यकारी होगा; अथवा
- (ग) विवाचन के दोनों पक्षकारों से विवाचक के अधिदेश की समाप्ति के लिए लिखित अनुरोध प्राप्त होने पर संगत प्राधिकारी द्वारा मध्यस्थ का अधिदेश समाप्त कर दिया जाता है; अथवा
- (घ) विवाचक उपविधि (11) तथा (12) में उल्लिखित किन्हीं परिस्थितियों का प्रकटन करता है जो संगत प्राधिकारी की राय में उसकी स्वतंत्रता तथा निष्पक्षता के बारे में न्यायोचित संदेह उत्पन्न कर सकती हैं।
- (ङ) यहां यथा उपबंधित विवाचन कार्यवाही समाप्त हो जाती है।

15. विवाचक के पद की रिक्ति की आपूर्ति करना

यदि विवाचन अवार्ड दिए जाने से पूर्व, किसी भी समय विवाचक का पद किसी भी कारण से रिक्त हो जाता है जिसमें विवाचक की बीमारी या मृत्यु के कारण अथवा संबद्ध प्राधिकारी द्वारा विवाचक का अधिदेश समाप्त कर दिए जाने के कारण अथवा अन्यथा हुई कोई रिक्ति शामिल है, तो उस रिक्ति की आपूर्ति स्टॉक एक्सचेंज द्वारा उसी प्रक्रिया का अनुसरण करके की जाएगी जो विवाचक की नियुक्ति के लिए इसमें विनिर्दिष्ट की है।

16. रिक्ति की आपूर्ति में संबद्ध प्राधिकारी द्वारा नियुक्त विवाचक द्वारा कार्यवाही किया जाना

जब तक कि पक्षकारों द्वारा अन्यथा सहमति न हो, मध्यस्थ के पद की रिक्ति की आपूर्ति करने के लिए संबद्ध प्राधिकारी द्वारा नियुक्त कोई भी मध्यस्थ पहले की गई किन्हीं सुनवाईयों को दोहरा सकता है।

17. पूर्ववर्ती विवाचक का आदेश या निर्णयन अवैध नहीं होगा

विवाचक के अधिदेश की समाप्ति से पूर्व विवाचक द्वारा दिया गया आदेश या निर्णयन मात्र इस कारण अवैध नहीं होगा क्योंकि उसका अधिदेश समाप्त कर दिया गया है; बशर्ते कि जब अधिदेश की समाप्ति उपविधि (14) (1) के अनुसरण में प्रभावी की गई हो, तो उसके अधिदेश की समाप्ति से पूर्व किया गया विवाचक का आदेश या निर्णयन अवैध हो जाएगा जब तक कि पक्षकारों द्वारा अन्यथा सहमति न हो।

18. विवाचक द्वारा आदेशित अंतरिम विवाचन अवार्ड तथा अंतरिम उपाय

विवाचक को अंतरिम विवाचन अवार्ड देने तथा साथ ही संरक्षण के अंतरिम उपायों की व्यवस्था करने की शक्तियां दी जा सकती हैं। विवाचक किसी एक पक्षकार से यह अपेक्षा कर सकता है कि वह अंतरिम उपाय के संबंध में समुचित सुरक्षा की व्यवस्था करे।

19. विवाचन की लागत के लिए जमाराशि

- (1) दावा, मतभेद या विवाद के पक्ष विवाचन की लागत का वहन करेंगे। इस प्रयोजनार्थ विवाचन कार्यवाही करने के लिए किए गए खर्च की लागत अदा करने के लिए विवाचन के दोनों पक्ष विवाचन आवेदन या उत्तर, जैसा भी मामलों को, के साथ स्टॉक एक्सचेंज के पास राशि जमा करेंगे। बशर्ते कि जब तदनुसार प्रतिवादी द्वारा संघटक होने पर, जमा करने में विफल, अनदेखी या मना करने पर आवेदक तथापि, अवार्ड के अनुसार ऐसे प्रतिवादी से इसे वसूल करने के अपने अधिकार के प्रति पूर्वाग्रह के बिना ऐसी जमा करने के लिए जिम्मेदार होगा। यदि कारोबारी सदस्य जमा करने में विफल रहता है तो स्टॉक एक्सचेंज को कारोबारी सदस्य से उसको देय धनराशियों से जमा वसूल करने का अधिकार होगा।
- (2) जमा की जाने वाली जमा की राशि शुरु में दावे की राशि द्वारा निर्धारित की जाएगी और उसके पश्चात ऊंचे जवाबी दावे, यदि कोई हो, के आधार पर निर्धारित की जाएगी, जैसा संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट किया जाता है, जो नीचे दी गई अधिकतम सीमा के अध्वधीन होगी :

क्रम सं.	दावे की राशि/ जवाबी दावा, जो भी अधिक हो	जमा की राशि, यदि दावा छह महीने के अंदर दाखिल किया जाता है (प्रतिशत, दावे या जवाबी दावे की राशि, जो भी अधिक हो, का उल्लेख करता है)	जमा की राशि, यदि दावा छह महीने के पश्चात दाखिल किया जाता है (आवेदक के लिए)
(क)	(ख)	(ग)	(घ)
1.	10,00,000 /—रुपए तक	1.3 प्रतिशत बशर्ते कि 10,000 /—रुपए न्यूनतम हो	3.9 प्रतिशत बशर्ते कि 30,000 /—रुपए न्यूनतम हो

2.	10,00,000 /—रुपए से ऊपर और 25,00,000 /—रुपए तक	13,000 /—रुपए और 10 लाख से ऊपर 0.3 प्रतिशत राशि	39,000 /—रुपए और 10 लाख से ऊपर 0.9 प्रतिशत राशि
3.	25,00,000 /—रुपए से ऊपर	17,500 /—रुपए और 25 लाख से ऊपर 0.2 प्रतिशत राशि, 30,000 रुपए के अधिकतम के अध्यक्षीन	52,500 /—रुपए और 25 लाख रुपए से ऊपर 0.6 प्रतिशत राशि, 90,000 /—रुपए के अधिकतम के अध्यक्षीन

- (3) यदि दावे की राशि 10 लाख रुपए से कम या उसके बराबर होती है तो संघटक को चाहे उसे या आवेदक या प्रतिवादी को स्टॉक एक्सचेंज को जमा प्रस्तुत करना अपेक्षित नहीं होगी। ऐसे मामलों में, संघटक के लिए और उसकी ओर से विवाचन कार्यवाही करने के लिए खर्च की गई लागतें स्टॉक एक्सचेंज द्वारा वहन की जाएंगी।
- (4) विवाचन अवार्ड जारी करने पर स्टॉक एक्सचेंज उस पक्ष को, जिसके पक्ष में अवार्ड पारित किया गया है, जमा, यदि कोई हो, वापस करेगा। उस मामले में जिसमें दावा 6 महीने के अंदर दाखिल किया गया था, पक्ष, जिसके विरुद्ध अवार्ड पारित किया गया है, द्वारा जमा की गई पूरी राशि को स्टॉक एक्सचेंज के विवाचन शुल्क के लिए विनियोजित किया जाएगा। उस मामले में जिसमें दावा 6 महीने के पश्चात दाखिल किया गया था, पक्ष से वसूल की गई जमा का एक-तिहाई स्टॉक एक्सचेंज की विवाचन फीस के लिए विनियोजित किया जाएगा और शेष दो-तिहाई राशि स्टॉक एक्सचेंज की निवेशक संरक्षण निधि में जमा की जाएगी।
- (5) उपर्युक्त उप-विधि (19.2) से (19.4) में उल्लिखित 6 महीने की अवधि की गणना तिमाही, जिसके दौरान विवादित लेनदेन (लेनदेनों) को निष्पन्न/निपटारा गया, जो भी विवाद के लिए संगत हो, और निम्न को छोड़कर की जाएगी :-
- दावे, मतभेद या विवाद के प्रशासनिक रूप से समाधान के प्रयास में संबद्ध प्राधिकारी द्वारा लिया गया समय अर्थात् विवाद की प्राप्ति की तारीख से संबद्ध प्राधिकारी द्वारा निर्णय लिए जाने तक लिया गया समय, और
 - विवाद के समाधान के प्रयास के लिए सदस्य द्वारा लिया गया समय या सदस्य द्वारा विवाद की प्राप्ति की तारीख से एक महीना, विवाद के समाधान के प्रयास के लिए किए गए समय की गणना में जो भी पहले हो, सदस्य द्वारा शिकायत/विवाद के प्राप्ति की तारीख और संघटक द्वारा सदस्य के अंतिम सम्प्रेषण की प्राप्ति की तारीख पर विचार किया जाएगा।

20. परामर्शदाता, अटार्नी या एडवोकेट द्वारा विवाचन कार्यवाही में उपस्थित होना

विवाचन कार्यवाही में, जहां दोनों पक्षकार कारोबारी सदस्य हैं, पक्षकारों को परामर्शदाता, अटार्नी या वकील के माध्यम से उपस्थित होने की अनुमति नहीं दी जाएगी, किन्तु जहां एक पक्षकार संघटक है वहां संघटक को परामर्शदाता, अटार्नी या एडवोकेट के माध्यम से उपस्थित होने की अनुमति दी जाएगी। यदि संघटक परामर्शदाता, अटार्नी या एडवोकेट के माध्यम से उपस्थित होने का चयन करता है, तो कारोबारी सदस्य तथा निर्गमकर्ता को समान विशेषाधिकार प्रदान किया जाएगा।

21. विवाचन के लिए प्रक्रिया

- आवेदक निम्नलिखित अनुलग्नकों सहित विवाचन के लिए अपना/उसका आवेदन विनिर्धारित फार्म में प्रस्तुत करेगा (एकल विवाचक के मामले में तीन प्रतियां और विवाचकों के पैनल के मामले में पांच प्रतियां) :
 - मामले का विवरण (जिसमें विवाचन के बारे में सभी संगत तथ्य और मांगी गई राहत दी गई हो)
 - खातों का विवरण
 - सदस्य – संघटक करार की प्रतियां
 - संबंधित संविदा नोट और बिलों की प्रतियां
 - कोई अन्य दस्तावेज (दस्तावेजों) की प्रतियां जिन पर आवेदक द्वारा विश्वास किया गया हो।
 - आईजीआरसी के निर्णय की प्रतियां, जिसमें यह उप-विधि 2(4) के तहत संदर्भ किया गया हो।
- आवेदक अपने/उसके आवेदन के साथ निम्नलिखित भी स्टॉक एक्सचेंज को प्रस्तुत करेगा :
 - मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड के पक्ष में विवाचन के स्थान पर देय जमा के लिए चेक/पे-ऑर्डर/डिमांड ड्राफ्ट, यदि लागू होता हो;
 - विनिर्धारित फार्म में विवाचक (विवाचकों) के रूप में कार्य करने के लिए अपने/उसके तरजीह के क्रम में पात्र विवाचकों के नामों की सूची;

- (3) यदि आवेदन में कोई कमी/दोष पाया जाता है तो स्टॉक एक्सचेंज आवेदक को इस कमी/दोष को संशोधित करने के लिए कहेगा और आवेदक स्टॉक एक्सचेंज से सूचना की प्राप्ति के 15 दिन के अंदर कमी/दोष को संशोधित करेगा। यदि आवेदक विनिर्धारित अवधि के अंदर कमी/दोष को संशोधित करने में असमर्थ रहता है तो स्टॉक एक्सचेंज कमी वाले/दोष वाले आवेदन को आवेदक को वापस कर देगा। तथापि, आवेदक को संशोधित आवेदन दायर करने का अधिकार होगा जिसे सभी प्रयोजनों के लिए नया आवेदन समझा जाएगा।
- (4) अपेक्षित दस्तावेजों सहित विवेचन आवेदन के प्राप्त होने पर स्टॉक एक्सचेंज मामले का विवरण और संबंधित दस्तावेजों की प्रतियां प्रतिवादी को अग्रेषित करेगा।
- (5) प्रतिवादी एक्सचेंज को एक्सचेंज से फार्म—I की प्राप्ति की तारीख से 7 दिन के भीतर फार्म—II प्रस्तुत करेगा, निम्नलिखित सहित एकल विवाचक के मामले में तीन प्रतियां और विवाचकों के पैनल के मामले में पांच प्रतियां :
 - (i) उत्तर का विवरण (जिसमें दावे के लिए उपलब्ध सभी प्रतिवाद हों);
 - (ii) खातों का विवरण;
 - (iii) सदस्य संघटक करार की प्रतियां, यदि कोई हों;
 - (iv) संबंधित संविदा नोट और बिलों की प्रतियां;
 - (v) खाते के विवरणों और संबंधित संविदा नोट और बिलों की प्रतियों सहित प्रतिसंतुलित या जवाबी दावे का विवरण;
 - (vi) किसी अन्य दस्तावेज (दस्तावेजों) की प्रतियां जिन पर प्रतिवादी द्वारा विश्वास किया हो;
- (6) प्रतिवादी (प्रतिवादियों) से उत्तर प्राप्त होने पर इसमें ऊपर उपविधि (10) में विनिर्धारित प्रक्रिया के अनुसार विवाचक नियुक्त किया जाएगा। एक से अधिक प्रतिवादी होने की दशा में, मृत संघटक या परिवार के सदस्यों के कानूनी उत्तराधिकारी हों तो ऐसे कानूनी उत्तराधिकारी अपनों में से एक को विनिर्धारित फार्म (फार्मों) और ऐसे अन्य दस्तावेजों, जैसा अपेक्षित हों, सहित विवाचन कार्यवाही में मृत संघटक का प्रतिनिधित्व करेगा।
- (7) प्रतिवादी विनिर्धारित फार्म के साथ मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड के पक्ष में, यदि लागू होता है, विवाचन के स्थान पर देय जमा के लिए चेक/पे—आर्डर/डिमांड ड्राफ्ट स्टॉक एक्सचेंज को प्रस्तुत करेगा।
- (8) यदि प्रतिवादी अपना/उसका उत्तर निर्धारित समय में प्रस्तुत करने में असमर्थ रहता है तो विवाचक विवाचन की कार्यवाही शुरू करेगा और एक पक्षीय अवार्ड देगा।
- (9) प्रतिवादी से उत्तर प्राप्त होने पर स्टॉक एक्सचेंज इसकी एक प्रति आवेदक को अग्रेषित करेगा। आवेदक प्रतिवादी के उत्तर की प्रति के प्राप्त होने की तारीख से दस दिन के अंदर कोई जवाबी दावा, यदि कोई हो, जो प्रतिवादी द्वारा आवेदक के लिए अपने उत्तर में उठाया गया हो, का उत्तर स्टॉक एक्सचेंज को प्रस्तुत करेगा।
- (10) इसमें उल्लिखित किसी पैरवी को दाखिल करने की समयावधि को मामले की परिस्थितियों के अनुसार विवेचक के साथ परामर्श से संबद्ध प्राधिकारी द्वारा ऐसी और अवधियों के लिए बढ़ाया जा सकता है।

22. विवेचक की नियुक्ति और कार्यवाही को पूरा करने के लिए समय

- (1) विवाचक की नियुक्ति के लिए समय — जहां विवेचन आवेदन किया जाता है, उसमें आवेदन की प्राप्ति से तीस दिन के अंदर विवाचक या विवाचकों के पैनल की नियुक्ति पूरी की जाएगी।
- (2) स्थगन — स्थगन, यदि कोई हो, विवाचक द्वारा लिखित में अभिलेखबद्ध किए जाने वाले कारणों के लिए केवल अपवादिक मामलों में प्रदान किया जाएगा।
- (3) विवाचन को पूरा करने का समय — विवेचक अपनी नियुक्ति की तारीख से चार महीने के अंदर विवेचन अवार्ड जारी करके विवेचन संदर्भ को सम्पन्न करेगा।
- (4) समय बढ़ाने के लिए अनुरोध — प्रबंध निदेशक या कार्यकारी निदेशक किसी पक्ष या विवेचक (विवेचकों) द्वारा आवेदन पर और लिखित में पर्याप्त कारण दर्ज करके मामला—दर—मामला आधार पर विवेचन अवार्ड देने के लिए समय को दो महीने से अनधिक को बढ़ा सकते हैं।

23. सुनवाई के लिए अपेक्षा

- (1) यदि दावा, मतभेद या विवाद का मूल्य 25,000/—रुपए या कम के मूल्य का है तो विवाद के पक्षों को कोई सुनवाई दिया जाना अपेक्षित नहीं होगा। ऐसे मामले में विवाचक दोनों पक्षों द्वारा प्रस्तुत किए गए दस्तावेजों के आधार पर मामले में निर्णय करने के लिए कार्यवाही करेगा, बशर्ते कि, तथापि विवाचक लिखित में दर्ज किए जाने वाले कारणों से विवाद के दोनों पक्षों की सुनवाई कर सकता है।
- (2) यदि दावे, मतभेद या विवाद का मूल्य 25,000/—रुपए से अधिक है तो विवाचक विवाद के पक्षों की सुनवाई की पेशकश करेगा जब तक कि दोनों पक्ष लिखित में ऐसी सुनवाई के अपने अधिकार को छोड़ नहीं देते।

24. सुनवाई का नोटिस

जब तक कि अन्यथा विनिर्दिष्ट न किया गया हो, स्टॉक एक्सचेंज विवेचक के साथ परामर्श करके पहली सुनवाई की तारीख, समय और स्थान निर्धारित करेगा। पहली सुनवाई के लिए नोटिस कम से कम दस दिन पहले दिया जाएगा, जब तक कि पक्ष, अपनी परस्पर सहमति द्वारा नोटिस का त्याग नहीं करते। विवेचक बाद की सुनवाइयों की तारीख, समय और स्थान निर्धारित करेगा जिसके लिए स्टॉक एक्सचेंज द्वारा संबंधित पक्षों को नोटिस दिया जाएगा।

25. सुनवाई का स्थगन

यदि संदर्भ का कोई पक्ष विवेचक द्वारा सुनवाई के स्थगन के लिए आवेदन करना चाहता है तो पक्ष स्थगन लेने के कारण देते हुए लिखित में पर्याप्त रूप से पहले स्टॉक एक्सचेंज को आवेदन देगा ताकि स्टॉक एक्सचेंज ऐसे अनुरोध को विवेचक के पास अग्रपिछित कर सके। विवेचक अपने विवेकानुसार स्थगन प्रदान कर सकता है जो ऐसी शर्तों के अधीन होगा जैसा उसके द्वारा ठीक समझी जाती हैं।

26. प्राधिकृत प्रतिनिधि के माध्यम से उपस्थिति

(1) विवाचन या अपीलीय विवाचन कार्यवाही में संघटक किसी मुख्तारनामा धारक के माध्यम से उपस्थित हो सकता है और कारोबारी सदस्य अपने प्राधिकृत प्रतिनिधि के माध्यम से उपस्थित हो सकता है;

बशर्ते कि कारोबारी सदस्य केवल किसी वकील के माध्यम से उपस्थित होगा यदि संघटक का प्रतिनिधित्व वकील के माध्यम से किया जाता है।

इस उपविधि के प्रयोजनार्थ, "प्राधिकृत प्रतिनिधि" का अर्थ निम्नानुसार होगा —

(i) यदि कारोबारी सदस्य एक व्यक्ति है तो कारोबारी सदस्य का कर्मचारी या प्राधिकृत व्यक्ति।

(ii) यदि कारोबारी सदस्य एक साझीदारी फर्म है तो कारोबारी सदस्य का कोई साझीदार, या कर्मचारी या प्राधिकृत व्यक्ति।

(iii) यदि कारोबार सदस्य एक कंपनी है तो कारोबारी सदस्य का कोई निदेशक या कर्मचारी या प्राधिकृत व्यक्ति।

27. सहमत शर्तों पर विवाचन अवार्ड

यदि किसी विवेचक की नियुक्ति के पश्चात, पक्ष विवाद का समझौता करते हैं, तो विवेचक सहमत शर्तों पर विवेचन अवार्ड के रूप में समझौते को दर्ज करेगा या अन्य पक्ष द्वारा समझौते के कारण विवाचन मामले को वापस लेने के लिए आवेदक द्वारा दिए गए आवेदन पर मामले को संक्षेप में खारिज कर सकता है।

28. कतिपय परिस्थितियों के तहत विवाचन अवार्ड

(1) विवाचक, किसी विवाचन कार्यवाही के मामले में आवेदक द्वारा दस्तावेज प्रस्तुत करने के अलावा जिसकी प्रतिरक्षा नहीं की जाती या उसके मत में प्रभावशाली ढंग से प्रतिरक्षा नहीं की गई उचित अवार्ड पारित करने के प्रयोजनार्थ आमतौर पर वह किसी अन्य दस्तावेज पर भी विचार कर सकता जिसे विवाचक उचित निष्कर्ष प्राप्त करने के लिए आवश्यक समझाता है और विशेष रूप से कोई निर्णय करने के प्रयोजनार्थ निम्नलिखित दस्तावेजों पर विचार कर सकता है :

(i) सदस्य-संघटक करार की प्रति;

(ii) संविदा नोट और बिल;

(iii) आवधिक आधार पर कारोबारी सदस्य द्वारा संघटक को दिया गया खाते का विवरण;

(iv) भुगतान/प्राप्तियों के संबंध में बैंक से पुष्टि करके समर्थित बैंक विवरण;

(v) डिपॉजिटरी के पास आवेदक और प्रतिवादियों के डीमेट खाता (खाते) के लेनदेन-सह-धारण विवरण;

(vi) ग्राहक के संबंध में एक्सचेंज के सदस्यों से यूनीक आईडी अपलोड, यदि कोई हो;

(vii) विवाद से संबंधित लेनदेनों के संबंध में ट्रेड लॉग।

उपर्युक्त के प्रयोजनार्थ, विवाचक आवेदक के साथ-साथ स्टॉक एक्सचेंज से संगत सूचना, जिस सीमा तक स्टॉक एक्सचेंज के पास उपलब्ध है, भी प्राप्त कर सकता है।

29. विवाचन अवार्ड को तैयार करना

(1) विवाचन अवार्ड लिखित में होगा और तीन मूल प्रतियों में बनाया जाएगा जो यथोचित रूप से एकल विवाचक द्वारा हस्ताक्षर की जाएंगी और विवाचकों के मामले में सभी तीनों विवाचकों द्वारा हस्ताक्षर की जाएंगी।

(2) विवाचक सभी तीन मूल अवार्ड को स्टॉक एक्सचेंज के पास फाइल करेगा, जो विवाद के प्रत्येक पक्ष को एक मूल प्रति भेजने की व्यवस्था करेगा और मोहर लगा अवार्ड स्टॉक एक्सचेंज द्वारा रखा जाएगा।

30. ब्याज

- (1) विवाचक अवार्ड दी गई राशि में ऐसी दर से और ऐसी अवधि के लिए, जिसे विवाचक उचित समझता है, ब्याज शामिल कर सकता है।
- (2) अवार्ड द्वारा अदा की जाने वाली निदेशित राशि, जब तक कि अवार्ड अन्यथा निदेश न देता हो, पर अवार्ड की तारीख से भुगतान की तारीख तक अठारह प्रतिशत प्रतिवर्ष की दर से ब्याज लगेगा।

31. विवाचन फीस और प्रभार, लागतें आदि

- (1) विवाचक को देय फीस और व्यय समय-समय पर संबद्ध प्राधिकारी द्वारा यथा निर्धारित होंगे।
- (2) विवाचक की नियुक्ति और विवाचक कार्यवाही करने से संबंधित सभी फीस और प्रभारों को संदर्भ के पक्षों द्वारा समान रूप से या ऐसे अनुपात में, जैसाकि की विवेचक द्वारा निर्णय किया जाता है, वहन किया जाएगा।
- (3) लागतें, यदि कोई हों, जो फीस और प्रभारों के अलावा किसी पक्ष को प्रदान की जानी है, जो विवाचन करने के लिए पक्षों द्वारा वहन की जानी है, का निर्णय विवाचन द्वारा किया जाएगा।
- (4) जब तक कि विवाचक अन्यथा निदेश नहीं देता प्रत्येक पक्ष अपने स्वयं के यात्रा के व्यय और अन्य किए गए प्रासंगिक व्ययों को वहन करेगा।

32. प्रशासनिक सहायता

अधिनियम की धारा 6 के प्रयोजनार्थ, सभी दावों, मतभेदों या विवादों में जिन्हें इन उप-विधियों के प्रावधानों के अनुसार विवाचन को प्रस्तुत किया जाना है, इन उप-विधियों के प्रावधानों के अनुसार पक्षों को विवाचन कार्यवाही करने में सुविधा देने के उद्देश्य के संबद्ध प्राधिकारी की प्रशासनिक सहायता के लिए व्यवस्थित किया गया माना जाएगा।

33. प्रशासनिक सहायता जो स्टॉक एक्सचेंज द्वारा प्रदान की जाएगी;

- (1) स्टॉक एक्सचेंज
 - (क) संदर्भों का रजिस्टर रखेगा;
 - (ख) विवाचन के लिए सभी आवेदनों और पक्षों द्वारा विवेचन कार्यवाही से पहले और उसके दौरान या उसके संबंध में अन्यथा सम्प्रेषणों को प्राप्त करेगा;
 - (ग) सभी लागत, प्रभार, फीस और अन्य व्ययों को प्राप्त करेगा;
 - (घ) सुनवाई के नोटिस देगा और पक्षों को विवाचन कार्यवाही से पहले और उसके दौरान या उसके संबंध में अन्यथा दिए जाने वाले अन्य सभी नोटिस देगा;
 - (ङ.) विवाचक के सभी आदेश और निदेश पक्षों को सम्प्रेषित करेगा;
 - (च) संदर्भ से संबंधित सभी दस्तावेजों और प्रपत्रों को प्राप्त और रिकार्ड करेगा और पक्षों को अनुमत्य दस्तावेजों और प्रपत्रों को छोड़कर सभी ऐसे दस्तावेजों और प्रपत्रों को अभिरक्षा में रखेगा;
 - (छ) विवाचक की ओर से विवाचन को सम्प्रेषित करेगा;
 - (ज) सामान्य रूप से ऐसे कार्य करेगा और विवेचक को मदद देने के लिए उनके कार्य के निष्पादन में सभी ऐसे कदम उठाएगा जो आवश्यक समझे जाते हैं।

34. सम्प्रेषण की विधि

- (1) स्टॉक एक्सचेंज द्वारा पक्षों को भेजा गया कोई सम्प्रेषण, यहां तक कि यदि ऐसा सम्प्रेषण स्टॉक एक्सचेंज को अदावित/मना किया गया/अवितरित के रूप में वापस किया जाता है, उचित रूप से डिलीवर या वितरित किया गया माना जाएगा यदि इसे निम्नलिखित में किसी एक या अधिक ढंग से पक्ष के साधारण व्यवसाय पते और/या निवास के साधारण स्थान और/या अंतिम ज्ञात पते पर भेजा जाता है :
 - (i) डाक द्वारा;
 - (ii) पंजीकृत डाक द्वारा;
 - (iii) स्पीड पोस्ट/कुरियर सेवा द्वारा;
 - (iv) तार द्वारा;
 - (v) अंतिम ज्ञात व्यवसाय या रिहायशी पते के दरवाजे पर चिपका कर;
 - (vi) कम से कम एक प्रमुख दैनिक समाचारपत्र, जिसका उस क्षेत्र में परिचालन हो जहां प्रतिवादी का अंतिम ज्ञात व्यवसाय या रिहायशी पता स्थित है, में विज्ञापन द्वारा;

- (vii) कारोबारी प्रणाली के माध्यम से संदेश भेजकर;
 - (viii) इलेक्ट्रॉनिक मेल या फैक्स के द्वारा;
 - (ix) दस्ती डिलिवरी द्वारा।
- (2) स्टॉक एक्सचेंज द्वारा किसी भी पक्ष के कोई सम्प्रेषण निम्नलिखित में से किसी एक या अधिक ढंग से किया जाएगा :
- डाक द्वारा (साधारण या पंजीकृत या स्पीड) या कूरियर सेवा
- (i) फैक्स के द्वारा
 - (ii) दस्ती डिलिवरी द्वारा
 - (iii) इलेक्ट्रॉनिक मेल द्वारा

35. विवाचन अवार्ड का कार्यान्वयन

इन उप-नियमों में कुछ भी विहित होने के बावजूद, ऐसे मामलों जिनमें विवाचन अवार्ड या अपीलीय विवाचन अवार्ड कारोबारी सदस्य और/या इसके उप-ब्रोकर के विरुद्ध और संघटक के पक्ष में पारित किया जाता है, उनमें स्टॉक एक्सचेंज कारोबारी सदस्य की स्टॉक एक्सचेंज के पास पड़ी जमा या अन्य धन को डेबिट करेगा, अवार्ड के तहत अनुमत्य कारोबारी सदस्य और/या उसके उप-ब्रोकरों के जवाबी दावे, यदि कोई हो, को प्रतिसंतुलित करने के पश्चात डेबिट की तारीख तक देय ब्याज, यदि कोई हो, के साथ अवार्ड को देय अवार्ड की राशि और उक्त राशि को अलग खाते में रखा जाएगा और इसमें नीचे उप-विधि (36) और (37) में उल्लिखित ढंग से निपटाया जाएगा।

बशर्ते कि जहां अवार्ड प्रतिभूतियों की डिलिवरी के लिए है, स्टॉक एक्सचेंज अवार्ड की तारीख को या स्टॉक एक्सचेंज में ऐसी प्रतिभूतियों के बंद मूल्य पर विचार कर सकता है या अन्य तारीख जिसे संबद्ध प्राधिकारी समुचित होना निर्दिष्ट कर सकता है, जिसके लिए ऐसी प्रतिभूतियों का मूल्य प्राप्त करने और अवार्ड राशि के लिए कारण देने होंगे।

आगे बशर्ते कि उप-विधि 2(4) के तहत आईजीआरसी के निर्णय द्वारा किसी खिन्न सदस्य द्वारा संदर्भित विवेचन के मामले में, जिसमें संघटक के पक्ष में पंचाट है और सदस्य ने उप-विधि 44 के तहत अपील दाखिल करके पंचाट को चुनौती देने के लिए अपना इरादा जाहिर किया है या संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट ढंग और समय के अंदर अधिनियम की धारा 34 के तहत सहारा लिया है, तो इस अध्याय में विनिर्दिष्ट कार्यान्वयन तंत्र के प्रति पूर्वाग्रह के बिना संबद्ध प्राधिकारी द्वारा यथा विनिर्दिष्ट आईपीएफ ट्रस्ट से धनराशियों को अंतरिम रूप से जारी किया जाएगा।

आगे बशर्ते कि उप-विधि 2(4) के तहत आईजीआरसी के निर्णय द्वारा किसी खिन्न सदस्य द्वारा संदर्भित विवेचन के मामले में, जिसमें अपीलीय पंचाट संघटक के पक्ष में है और सदस्य ने संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट ढंग और समय के अंदर अधिनियम की धारा 34 के तहत सहारा लेकर अपीलीय पंचाट को चुनौती देने का अपना इरादा जाहिर किया है, तो इस उप-विधि में विनिर्दिष्ट कार्यान्वयन तंत्र के प्रति बिना किसी पूर्वाग्रह के संबद्ध प्राधिकारी द्वारा यथा विनिर्दिष्ट आईपीएफ ट्रस्ट से धनराशियां को अंतरिम रूप से जारी किया जाएगा।

36. ग्राहकों को डेबिट राशि का भुगतान

- (1) पंचाट:— जहां कारोबारी सदस्य/उप-ब्रोकर
 - (क) उप-विधि 44 के तहत उसके तहत समय सीमा के अंदर अपील दाखिल न करने का चयन करता है या उप-विधि 44 के तहत अपील दाखिल करके उसको चुनौती देने का अपना इरादा जाहिर करता है या उप-विधि 2(4) के तहत उल्लिखित विवेचन के मामले में संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट ढंग या समय के अंदर अधिनियम की धारा 34 के तहत सहारा लेता है; या
 - (ख) उप-विधि 44 के तहत उसके तहत अनुमत्य समय के अंदर अपील दाखिल करने का चयन करता है, किसी अन्य मामले में उप-विधि 35 के तहत डेबिट की गई राशि उस पर अर्जित ब्याज के साथ पंचाट विजेता को अदा की जाएगी।
- (2) अपीलीय विवेचन अवार्ड : जहां उप-विधि 44 के तहत कारोबारी सदस्य/उप-ब्रोकर द्वारा अपील दाखिल की जाती है और अपीलीय विवेचक प्राधिकरण कारोबारी सदस्य/उप-ब्रोकर के विरुद्ध अपीलीय विवेचन अवार्ड बनाता है, उसमें स्टॉक एक्सचेंज उप-विधि 35 के तहत डेबिट की गई राशि से अवार्ड को अवार्ड राशि अदा करेगा :—
 - (i) ऐसे विवेचन अवार्ड को चुनौती देने के लिए ऐसा आवेदन करने के लिए परिसीमा अवधि के अंदर माध्यस्थम और सुलह अधिनियम, 1996 की धारा 34 के तहत कारोबारी सदस्य/उप-ब्रोकर द्वारा कोई आवेदन नहीं दिया जाता तो ऐसी परिसीमा अवधि की समाप्ति पर;

- (ii) जहां ऐसा आवेदन कारोबारी सदस्य/उप-ब्रोकर द्वारा दिया जाता है, और उसके द्वारा अपीलीय विवेचन अवार्ड की प्राप्ति की तारीख से तीन महीने के अंदर न्यायालय द्वारा कोई स्थगन प्रदान नहीं किया जाता, उसमें ऐसे तीन महीनों के पूरा होने पर;
- (iii) किसी अन्य मामले में न्यायालय द्वारा आवेदन को खारिज करने पर।
- (iv) उप-विधि 2(4) के तहत संदर्भित मामले में, जिसमें सदस्य अधिनियम की धारा 34 के तहत उसके तहत अनुमत्य समय के अंदर सहारा न लेने का चयन करता है या संबद्ध प्राधिकारी द्वारा विनिर्दिष्ट ढंग और समय के अंदर सहारा लेने का अपना इरादा जाहिर करता है।

37. कतिपय मामलों में डेबिट को उलटना

जहां कारोबारी सदस्य या उप-ब्रोकर के विरुद्ध विवेचन अवार्ड या अपीलीय विवेचन अवार्ड को निरस्त कर दिया गया है या अवार्ड राशि की कटौती करके संशोधित किया गया है और ऐसे निरस्त करने या संशोधन ने अंतिम रूप प्राप्त कर लिया है, उसमें स्टॉक एक्सचेंज डेबिट को, पूरा या भाग में, जैसा भी मामला हो, उलट सकता है, और कम की गई राशि, यदि कोई हो, अवार्ड को अदा कर सकता है।

38. अधिनियम के प्रावधानों के अध्यक्षीन विवेचन कार्यवाही

विवेचन कार्यवाही, जैसाकि इन उप-विधियों के प्रावधानों द्वारा प्रदान की गई है, इन उप-विधियों में जिस सीमा तक प्रदान नहीं की गई है, अधिनियम के प्रावधानों के अध्यक्षीन होगी।

39. रिकार्ड का परिरक्षण

- (1) निम्नलिखित दस्तावेजों को स्टॉक एक्सचेंज द्वारा निम्नानुसार उल्लिखित समय अवधियों के लिए परिरक्षित किया जाएगा।
 - (i) पावतियों सहित मूल विवेचन अवार्ड को स्थायी रूप से परिरक्षित किया जाएगा।
 - (ii) यदि अवार्ड को निरस्त करने के लिए दाखिल नहीं की जाती तब मूल अवार्ड के अलावा विवेचन से संबंधित अन्य सभी रिकार्ड को अवार्ड की तारीख से 5 वर्ष के लिए परिरक्षित किया जाएगा।
 - (iii) यदि अवार्ड को निरस्त करने के लिए अपील दाखिल की जाती तब मूल अवार्ड के अलावा विवेचन से संबंधित अन्य सभी रिकार्ड को न्यायालय द्वारा अंतिम निपटान की तारीख से 5 वर्ष के लिए परिरक्षित किया जाएगा।

40. रिकार्ड को नष्ट करना

स्टॉक एक्सचेंज द्वारा रिकार्ड को नष्ट करना संबद्ध प्राधिकारी के पूर्ववर्ती लिखित आदेश के अध्यक्षीन होगा और नष्ट करने के ब्यौरे रजिस्टर में प्रविष्ट किए जाएंगे जिसमें नष्ट करने की तारीख और विधि से संबंधित प्रमाणन सहित नष्ट किए गए रिकार्ड के संक्षिप्त विवरणों का उल्लेख किया जाएगा।

41. संदर्भों का निर्माण

अधिनियम की धारा 2(6) के प्रयोजनार्थ, सभी दावों, मतभेदों या विवादों में जिन्हें इन उप-विधियों के प्रावधानों के अनुसार विवेचन को प्रस्तुत करना अपेक्षित है, जहां कहीं भी अधिनियम का भाग-1 कतिपय मुद्दों को निर्धारित करने के लिए मुक्त छोड़ देता है तो उसमें पक्षों को उस मुद्दे को निर्धारित करने के लिए संबद्ध प्राधिकारी को प्राधिकृत किया गया माना जाएगा।

42. क्षेत्राधिकार

इन उप-विधियों के तहत संदर्भ के सभी पक्षों और उनके तहत दावा कर रहे व्यक्तियों को क्षेत्रीय विवेचन केंद्र, जहां अपीलीय विवेचन कार्यवाही की जाती है, के निकटतम सक्षम न्यायालय के अनन्य क्षेत्राधिकार को प्रस्तुत किया गया माना जाएगा।

43. निष्कासन

संदेहों को दूर करने के लिए, एतद्वारा यह स्पष्ट किया जाता है कि स्टॉक एक्सचेंज को इन उपविधियों के तहत संदर्भित सौदों, संविदाओं तथा लेनदेनों का पक्षकार नहीं माना जाएगा तथा इस अध्याय के प्रावधान स्टॉक एक्सचेंज तथा कारोबारी सदस्य के बीच दावों, मतभेदों या विवादों के मामले में प्रयोज्य नहीं होंगे तथा स्टॉक एक्सचेंज एवं कारोबारी सदस्य के बीच कोई विवाचन नहीं होगा।

44. विवाचन अवार्ड के विरुद्ध अपील

इस अध्याय के प्रावधानों के अनुसार किए गए विवेचन अवार्ड द्वारा खिन्न किसी पक्ष को इन उप-विधियों के अध्याय-XIV के प्रावधानों के अनुसार विवेचकों के अपीलीय पैनल को ऐसे अवार्ड के विरुद्ध अपील करने का अधिकार होगा।”

III. इस प्रकार प्रतिस्थापित अध्याय—XIV के पश्चात्, निम्नलिखित अध्याय—XIV अंतःस्थापित किया जाएगा, नामतः—

“अध्याय—XIVक

अपीलीय विवेचन

1. परिभाषाएं

- (क) “अपीलकर्ता” से तात्पर्य उस व्यक्ति से है जो इस अध्याय के तहत अपील दाखिल करता है।
- (ख) “प्रतिवादी” से तात्पर्य उस व्यक्ति से है जिसके विरुद्ध अपीलकर्ता अपील दाखिल करता है, ऐसे व्यक्ति के विरुद्ध चाहे कोई दावा हो या न हो।

2. अपीलीय विवेचन का स्थान

अपीलीय विवेचन उसी क्षेत्रीय विवेचन केंद्र (आर ए सी) में संचालित किया जाएगा जहां चुनौती के तहत अवार्ड पारित किया था, जब तक कि संबद्ध प्राधिकारी द्वारा अन्यथा विनिर्दिष्ट न किया गया हो।

3. अपील दाखिल करने के लिए समय

विवेचन अवार्ड की प्राप्ति की तारीख से एक महीने के अंदर अपीलकर्ता या उसके प्राधिकृत प्रतिनिधि द्वारा स्टॉक एक्सचेंज को अपील ज्ञापन प्रस्तुत किया जाएगा।

4. विवाचकों की नियुक्ति के लिए प्रक्रिया

- (1) अपीलकर्ता और प्रतिवादी विवाद के तहत अवार्ड को पारित करने वाले विवेचक (विवेचकों) को छोड़कर अपीलीय विवेचन के संबंधित स्थानों के लिए स्टॉक एक्सचेंज द्वारा विनिर्दिष्ट पात्र व्यक्तियों की सूची में से व्यक्तियों के नाम अवरोही तरजीही क्रम में स्टॉक एक्सचेंज को प्रस्तुत करेंगे। अपीलकर्ता और प्रतिवादी द्वारा इस प्रकार प्रस्तुत किए जाने वाले व्यक्तियों की संख्या उतनी होगी जैसाकि संबद्ध प्राधिकारी द्वारा विनिर्धारित फार्म में प्रस्तुत की जाएगी। प्रतिवादी विनिर्धारित फार्म में नाम स्टॉक एक्सचेंज से अपील ज्ञापन की प्राप्ति के सात दिन के अंदर प्रस्तुत करेगा। अपीलकर्ता के साथ-साथ प्रतिवादी से विनिर्धारित फार्म प्राप्त होने पर स्टॉक एक्सचेंज, जैसाकि इसमें इसके लिए प्रावधान किया गया है, उन व्यक्ति/व्यक्तियों की पहचान करेगा जो विवाचकों के रूप में कार्य करेंगे।
- (2) स्टॉक एक्सचेंज विवाचकों के पैनल की पहचान करेगा जिनको अपील ज्ञापन समय-समय पर सेबी/एक्सचेंज द्वारा यथा विनिर्दिष्ट प्रक्रिया और ढंग के माध्यम से भेजा जाएगा।
- (3) इस प्रकार नियुक्त विवाचकों को पैनल विवाचकों के रूप में उनकी नियुक्ति की सूचना की प्राप्ति के 7 दिनों के अंदर अध्यक्ष विवेचक के रूप में कार्य करने के लिए अपने बीच में से एक का चयन करेंगे। अध्यक्ष विवाचक के चयन के लिए पैनल में सर्वसम्मति की असमर्थता या कमी के मामले में संबद्ध प्राधिकारी अध्यक्ष विवाचक का चयन करेगा।
- (4) तीन विवेचकों वाला पैनल, जिन्होंने अपील के विरुद्ध विवेचन अवार्ड पारित किया है, से भिन्न होगा।
- (5) विवेचकों के अपीलीय पैनल का ऐसा गठन अपील की प्राप्ति की तारीख से तीस दिन के अंदर पूरा किया जाएगा।

5. अपीलीय विवाचन फीस

अपीलीय पैनल के समक्ष अपील दायर करने वाला पक्ष अपील के साथ सांविधिक देयताओं (स्टाम्प शुल्क, सेवा कर आदि) के अलावा स्टॉक एक्सचेंज द्वारा यथा विनिर्दिष्ट 30,000/—रुपए से अनधिक फीस अदा करेगा। यदि अपील दायर करने वाले पक्ष का दावा/प्रति दावा 10 लाख रुपए तक है तो पक्ष 10,000/—रुपए से अनधिक फीस अदा करेगा।

इसके अलावा, इस प्रकार उठने वाले व्यय को स्टॉक एक्सचेंज और स्टॉक एक्सचेंज की निवेशक संरक्षण निधि द्वारा बराबर-बराबर वहन किया जाएगा।

6. अपीलीय विवेचन के लिए प्रक्रिया

- (1) अपीलकर्ता स्टॉक एक्सचेंज को अपील ज्ञापन की पांच प्रतियां और निम्नलिखित अनुलग्नक प्रस्तुत करेगा :
 - (i) विवेचन अवार्ड की पांच प्रतियां
 - (ii) आईजीआरसी के निर्णय की पांच प्रतियां, जहां संगत हो
 - (iii) विवेचन कार्यवाही की पांच प्रतियां
 - (iv) मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड के पक्ष में देय फीस का चेक/पे-ऑर्डर/डिमांड ड्राफ्ट
 - (v) विनिर्धारित फार्म में विवेचक (विवेचकों) के रूप में कार्य करने के लिए उसके/उसकी/अपनी तरजीह के क्रम में पात्र विवेचकों के नामों की सूची।

- (2) यदि अपील में कोई कमी/दोष पाया जाता है तो स्टॉक एक्सचेंज अपीलकर्ता को इस कमी/दोष को संशोधित करने के लिए कहेगा और अपीलकर्ता स्टॉक एक्सचेंज से सूचना की प्राप्ति के 7 दिन के अंदर कमी/दोष को संशोधित करेगा। यदि आवेदक विनिर्धारित अवधि में कमी/दोष को संशोधित करने में असमर्थ रहता है तो स्टॉक एक्सचेंज कमी/दोष वाले अपील ज्ञापन को अपीलकर्ता को वापस कर देगा। तथापि, अपीलकर्ता को संशोधित अपील ज्ञापन दाखिल करने का अधिकार होगा जिसे परिसीमा सहित सभी प्रयोजनों के लिए नया अपील ज्ञापन समझा जाएगा और तदनुसार कार्रवाई की जाएगी।
- (3) अपील ज्ञापन के प्राप्त होने पर स्टॉक एक्सचेंज उसकी प्रति और संबंधित दस्तावेज प्रतिवादी को अग्रेषित करेगा।
- (4) प्रतिवादी एक्सचेंज से फार्म-क की प्राप्ति की तारीख से 7 दिन के भीतर एक्सचेंज को निम्नलिखित के साथ पांच प्रतियों में फार्म-ख प्रस्तुत करेगा :
 - (i) उत्तर का वक्तव्य (दावे के लिए उपलब्ध सभी रक्षा दी गई हो);
 - (ii) खारों का विवरण;
 - (iii) सदस्य संघटक करार की प्रतियां, यदि कोई हों;
 - (iv) संबंधित संविदा नोट और बिलों की प्रतियां;
 - (v) खाते के विवरण और संबंधित संविदा नोट और बिलों सहित प्रतिसंतुलित या प्रति दावे का विवरण;
 - (vi) प्रतिवादी द्वारा विश्वास किए गए किसी अन्य दस्तावेज (जों) की प्रतियां।
- (5) प्रतिवादियों से उत्तर प्राप्त होने पर इस अध्याय में विनिर्धारित प्रक्रिया के अनुसार विवाचक की नियुक्ति की जाएगी। एक से अधिक प्रतिवादी होने की दशा में, मृत संघटक या परिवार के सदस्यों के कानूनी उत्तराधिकारी हों तो ऐसे कानूनी उत्तराधिकारी अपनों में से एक को उत्तर पर हस्ताक्षर करने और अन्य दस्तावेजों, जैसा अपेक्षित हों, पर हस्ताक्षर सहित अपीलीय विवाचन कार्यवाही में मृत संघटक का प्रतिनिधित्व करेगा।
- (6) यदि प्रतिवादी विनिर्धारित समय के अंदर उत्तर का विवरण प्रस्तुत करने में असमर्थ रहता है तो अपीलीय विवाचन प्राधिकरण विवाचन कार्यवाही शुरू करेगा और एक पक्षीय अवार्ड देगा।
- (7) प्रतिवादी से विनिर्धारित फार्म में यथा विनिर्धारित उत्तर का विवरण प्राप्त होने पर स्टॉक एक्सचेंज एक प्रति अपीलकर्ता को अग्रेषित करेगा।
- (8) इसमें उल्लिखित किसी पैरवी को दाखिल करने की समयावधि को मामले की परिस्थितियों के अनुसार विवाचक से परामर्श करके संबद्ध प्राधिकारी द्वारा, जैसा निर्णय लिया जाता है, ऐसी और अवधियों के लिए बढ़ाया जा सकता है।
- (9) अपील को विवाचकों के अपीलीय पैनल की नियुक्ति की तारीख से तीन महीने के अंदर अपीलीय विवेचन अवार्ड को जारी करके निपटा दिया जाएगा।
- (10) एक्सचेंज के प्रबंध निदेशक या एक कार्यकारी निदेशक द्वारा किसी एक पक्ष या विवेचकों के अपीलीय पैनल द्वारा आवेदन और लिखित में दर्ज किए गए पर्याप्त कारण से मामला-दर-मामला आधार पर दो महीने से अनधिक द्वारा अपीलीय अवार्ड देने के लिए बढ़ाया जा सकता है।

7. विवाचकों के कार्यालय में रिक्वि

अपीलीय विवेचन प्राधिकरण के पैनल में नियुक्ति के पश्चात यदि विवाचक के कार्यालय में एक या अधिक रिक्विजिटियां होती हैं, तो स्टॉक एक्सचेंज इस अध्याय की उप-विधि 3 में विनिर्दिष्ट प्रक्रिया अपनाएगा और विवाचक (विवाचकों) के कार्यालय में हुई रिक्विजिट को भरेगा।

8. सुनवाई का नोटिस

जब तक कि अन्यथा विनिर्दिष्ट न किया गया हो, स्टॉक एक्सचेंज विवाचकों के पैनल के साथ परामर्श करके पहली सुनवाई की तारीख, समय और स्थान निर्धारित करेगा। पहली सुनवाई के लिए नोटिस कम से कम 7 दिन पहले दिया जाएगा, जब तक कि पक्ष, अपनी परस्पर सहमति द्वारा नोटिस का त्याग नहीं करते। विवेचन प्राधिकरण बाद की सुनवाईयों की तारीख, समय और स्थान निर्धारित करेगा जिसके लिए स्टॉक एक्सचेंज द्वारा संबंधित पक्षों को नोटिस दिया जाएगा।

9. सुनवाई का स्थगन

यदि अपील का कोई पक्ष अपीलीय प्राधिकरण द्वारा स्थगन के लिए आवेदन करना चाहता है तो पक्ष स्थगन लेने के कारण देते हुए लिखित में पर्याप्त रूप से पहले स्टॉक एक्सचेंज को आवेदन देगा ताकि स्टॉक एक्सचेंज ऐसे अनुरोध को विवाचकों के पास अग्रेषित कर सके। विवेचक अपने विवेकानुसार आपवादिक मामलों में स्थगन प्रदान कर सकता है जिसके लिए कारण लिखित में दर्ज किए जाएंगे।

10. सहमत शर्तों पर अपीलीय विवेचन अवार्ड

यदि विवेचकों के पैनल की नियुक्ति के पश्चात, पक्ष विवाद का समझौता करते हैं, तो विवाचन प्राधिकरण सहमत शर्तों पर अपीलीय विवाचन अवार्ड के रूप में समझौते को दर्ज करेगा या अन्य पक्ष द्वारा समझौते के कारण मामले को वापस लेने के लिए अपीलकर्ता द्वारा दिए गए आवेदन पर मामले को संक्षेप में खारिज कर सकता है।

11. अपीलीय विवाचन अवार्ड को तैयार करना

अपीलीय प्राधिकरण का अवार्ड लिखित में होगा और तीन मूल प्रतियों में यथोचित रूप से विवाचकों के पैनल (सभी तीनों विवाचकों द्वारा) द्वारा हस्ताक्षर किया जाएगा और इसे उप-विधियों में उल्लिखित समय के अंदर तैयार किया जाएगा।

विवाचकों का पैनल स्टॉक एक्सचेंज के पास सभी तीन मूल प्रतियों को दाखिल करेंगे, जो विवाद के पक्षों को प्रत्येक को एक मूल प्रति भेजने की व्यवस्था करेगा और मोहर लगा मूल अवार्ड एक्सचेंज द्वारा रखा जाएगा।

12. ब्याज

- (1) विवाचन प्राधिकरण अवार्ड में दी गई राशि में ऐसी दर से ओर ऐसी अवधि के लिए, जिसे विवाचक उचित समझते हैं, ब्याज शामिल कर सकता है।
- (2) अवार्ड द्वारा अदा की जाने वाली निदेशित राशि, जब तक कि अवार्ड अन्यथा निदेश न देता हो, पर अवार्ड की तारीख से भुगतान की तारीख तक अठारह प्रतिशत प्रतिवर्ष की दर से ब्याज लगेगा।

13. विवाचन फीस और प्रभार, लागतें आदि

- (1) विवाचकों को देय फीस और व्यय समय-समय पर संबद्ध प्राधिकारी द्वारा यथा निर्धारित होंगे।
- (2) लागतें, यदि कोई हों, जो अपीलीय विवेचन करने के लिए पक्षों द्वारा अदा की गई फीस के अलावा किसी एक पक्ष को प्रदान की जाएंगी, विवाचन प्राधिकरण द्वारा निर्णय लिया जाएगा।
- (3) जब तक कि विवाचक अन्यथा निदेश नहीं देता प्रत्येक पक्ष अपने स्वयं के यात्रा के व्यय और अन्य किए गए प्रासंगिक व्ययों को वहन करेगा।

14. अपीलीय विवेचन अवार्ड के विरुद्ध शरण

अपीलीय विवेचन अवार्ड द्वारा खिन्न पक्ष माध्यस्थ और सुलह अधिनियम, 1996 के तहत चुनौती देने के लिए केवाईसी फार्म में ग्राहक द्वारा दिए गए पते के निकट सक्षम न्यायालय के समक्ष आवेदन दाखिल कर सकता है।

15. अध्याय-XIV की प्रयोज्यता

इस अध्याय में जहां विशिष्ट प्रावधान किया गया है को छोड़कर, अध्याय-XIV के प्रावधान अपीलीय विवाचकों, अपीलीय प्राधिकरण कार्यवाही और अपील प्राधिकरण अवार्ड के लिए आवश्यक परिवर्तनों सहित लागू होंगे।

VI. उप-विधि (10) के पश्चात अध्याय-XVI में निम्नलिखित अंतःस्थापित किया जाएगा, नामतः—

- “(10-क) ट्रस्ट अध्याय-XIII-क के तहत आईजीआरसी या अध्याय-XIV के तहत विवाचक या अध्याय- XIV या अध्याय-XIV-क द्वारा निर्धारित राशि के ग्राह्य दावा का संपूर्ण या भाग या दी गई राशि को सेबी या एक्सचेंज द्वारा विनिर्धारित संघटकों को उनके शिकायत के लंबित अंतिम निर्धारण के लिए ऐसी धनराशियां जारी करेगा।
- (10-ख) ट्रस्ट या तो अकेले या एक्सचेंज के साथ संयुक्त रूप से संघटक को इस प्रकार जारी राशियों को प्राप्त या वसूल करेगा, जहां संघटक अंततः विवाचन कार्यवाही या उससे उत्पन्न होने वाली अन्य कानूनी कार्यवाही में हार जाता है।
- (10-ग) संबद्ध प्राधिकारी समय-समय पर उप-विधि (10-क) के तहत अंतरिम राशियां जारी करने के लिए प्रक्रिया और उप-विधि (10-ख) के तहत उसकी वसूली के लिए प्रक्रिया विनिर्दिष्ट करेगा।”

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संगीता शेर्मा

कंपनी सचिव

मेट्रोपोलिटन स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड

टिप्पणी : हिन्दी पाठ में अंतर की दशा में अंग्रेजी पाठ अभिभावी होगा।

भारतीय प्राकृतिक चिकित्सा परिषद

पुदुचेरी-607402

भारत सरकार तथा परिवार कल्याण मंत्रालय के दिनांक 25.10.2001 की संख्या आर 14015/25/96 यू एण्ड एच (आर) द्वारा मान्यता प्राप्त तथा दिनांक 24.10.1980 की जी ओ सं आर 12013/3/80 आई एन एन में संशोधन के बाद गठित अखिल

भारतीय वैकल्पिक औषधि संस्थान नियम तथा विनियम धारा 4 (अ.व) तथा दिनांक 14 मई 2012 की ज्ञापन द्वारा 3 ए (1.5.7.) आर संख्या 260 की 2012 अधिनियम XXI/ 1860 के द्वारा प्रत्येक व्यक्ति भारतीय प्राकृतिक चिकित्सा परिषद में योग्यता में (सिद्धा, आयुर्वेद, होम्योपैथी, प्राकृतिक चिकित्सा रेकी, प्राणिक चिकित्सा, फूल चिकित्सा, रंग चिकित्सा, इलेक्ट्रो होम्योपैथी, जीवरसायनिक, पंचकर्म, संवेदनशीलता, वर्मा, अध्यात्मिक चिकित्सा, यूनानी, योगा, मालिस चिकित्सा, सुगंध चिकित्सा, हर्बल चिकित्सा, एक्यूपंचर, एक्यूप्रेशर मोक्सीबस्तन) आदि के अभ्यास में अनुभव तथा योग्यता में पंजीकृत किया जाता है। भारतीय प्राकृतिक चिकित्सा परिषद के दखल में प्रमाणपत्र पुलिस से मुक्त है अथवा भारतीय किसी सरकारी अधिकारी के विधन से मुक्त है। नियमों, विनियमों और संहिता का उल्लंघन नहीं किया गया है। तथा जम्मू एवं कश्मीर को छोड़कर वैकल्पिक औषधि में अनुभव और कार्यालय का दुरुपयोग नहीं किया गया है।

अब निम्नलिखित वैकल्पिक औषधि अभ्यास भारतीय प्राकृतिक चिकित्सा परिषद में 30 अप्रैल 2016 से पंजीकृत है।

1. पंजीकृत सं० नं० टी०एन० 0260 डॉ० डी, राज कुमार पुत्र श्री जी दौरेराज
मकान न० 1 एस०आर० कोम्पलेस, संधिल नगर, कऊण्डमपालयम,
कोयामबतुर जिला 641030
2. पंजीकृत सं० नं० टी०एन० 0348 डॉ० एस० पाचिया पन पुत्र श्री जी षनमुकम
68/16 ए०, बी०ओ०सी० नगर, 10 गली,
तिरुवनामलय-606601
3. पंजीकृत सं० नं० टी०एन० 0379 डॉ० आर० वैकटससरण पुत्र रंगासवमी, 1 /45
वलुवर स्टेट, त्रिमलेयगिरी पी०ओ०, शिवाता पुरम, सैलम
जिला-636307
4. पंजीकृत सं० नं० टी०एन० 0391 डॉ० एस०सेलव कुमार, पुत्र श्री एन० षनमुकम
सुन्दरम, म०२ मैन रोड, आनन्द रंगा पिल्लेय नगर,
पुदुचेरी-605008
5. पंजीकृत सं० नं० टी०एन० 0470 डॉ० के मुनियान्डी पुत्र श्री करपन वैद्वियार, नौर्थ
गली, सिक्कल, जिला राम नाड -623528
6. पंजीकृत सं० नं० टी०एन० 0474 डॉ० एन एलामाल पत्नी श्री बी० नित्यानंदम, न०२३,
नाचि मारीयमन को बिल, करवलोर रोड, पुनि
गौडर, कयमतुर-641107
7. पंजीकृत सं० नं० टी०एन० 0502 डॉ० जी०शिव राम कृष्णा पुत्र श्री एस० ज्ञानबंदम,
न०३/237, मैन रोड, एडयूर पोस्ट० तिरितिरिपुन्डी
तिरुवारु -614702
8. पंजीकृत सं० नं० टी०एन० 0568 डॉ० आर रेनुका पत्नी श्री रंगनाधन, 601/ए०,
नारायणा पील्ले गली, आनन्दपट्टी, सैलम-636002
9. पंजीकृत सं० नं० टी०एन० 0569 डॉ० पी०राममुति, पुत्र श्री पी प्रमशिवम,
न०६३, कामराज नगर, कार्यपिमाण कारडु, नितय मेडु,
सैलम -636002
10. पंजीकृत सं० नं० टी०एन० 0578 डॉ० एल सुशीला पुत्री श्री लोकनाथन, न०
11/55ए० राजीव नगर, कैनदाला, काटरी पो०
निलगिश -643213
11. पंजीकृत सं० नं० टी०एन० 0582 डॉ० डी० त्यागराजन, पुत्र वी० दौरेस्वामी,
न०४०, ओल्ड जावली कडे, गली त्रिपुर -641604
12. पंजीकृत सं० नं० टी०एन० 0585 डॉ० के०पी०श्रीराम, सुभम होमीयों कलिनिक,
त्रिचिरोड, गाँधी ग्राम, मुतुट, करूर -639004

13. पंजीकृत सं० नं० टी०एन० 0586
डॉ० एस० रेबती पत्नी श्री एपी श्रीराम होमीयों
कलिनिक, त्रिचिरोड, गाँधी ग्राम, मुत्तुट, करूर-639004
14. पंजीकृत सं० नं० टी०एन० 0589
डॉ० एस० जौय कुमार ठेकेदार, पुत्र श्रीसुभाष कुमार
ठेकेदार, -न०248, जोनजोदी गार्डन, कुल्ली गौडर पुत्तुर, कृष्णानगर,
4 अंडिपालियम, तिरपुर - 641687
15. पंजीकृत सं० नं० टी०एन० 0589
डॉ० एस० जौय कुमार ठेकेदार, पुत्र श्रीसुभाष कुमार
ठेकेदार, -न०248, जोनजोदी गार्डन, कुल्ली गौडर पुत्तुर, कृष्णानगर,
4 अंडिपालियम, तिरपुर - 641687
16. पंजीकृत सं० नं० टी०एन० 0592
डॉ० ए० कृष्णा मुर्ति पुत्र श्री ए०शिवगा मुर्ति, न०1/3
गली, नेयर कुडरम, चैनैय- 642201
17. पंजीकृत सं० नं० टी०एन० 0593
डॉ० जी० शिवासिदुजा, पुत्री श्री एस० ज्ञानबंदम,
न०3/237, मैन रोड, एडयूर पोस्ट० तिरितिरिपुन्डी
तिरुवारु -614702
18. पंजीकृत सं० नं० टी०एन० 0594
डॉ० एन लक्ष्मी पुत्री श्री बी० मुत्तुकुमार, न०35 नेहरू
स्टेट, जयहिन्दपुरम, मधुरे -625011
19. पंजीकृत सं० नं० टी०एन० 0595
डॉ० पी पाण्डीयन पुत्र श्री एम पील्लीया, 1117, जे जे
नगर, शेम्बतुर रोड, राजपालयम- 626117
20. पंजीकृत सं० नं० टी०एन० 0596
डॉ० पी पभाकर्न पुत्र श्री टी पत्नी चामी, न०-4/139,
वेस्ट गली, चिन्नामाणिकापट्टी पोस्ट,
दिन्डीकल-624004
21. पंजीकृत सं० नं० टी०एन० 0597
डॉ० एस० सुन्दराताई, पत्नी श्रीआर०सुन्दराकनी,
न०5/127, साउथ गली, कृष्णापुरम-626142
22. पंजीकृत सं० नं० टी०एन० 0598
डॉ० एस० मनिमेगलय, पत्नी श्री ए० संदानम, 24/5 ए
जवाहर नगर, 4 स्टेट, तिरुमंगलम -625706
23. पंजीकृत सं० नं० टी०एन० 0599
डॉ० एस० पी० कदीरावन पुत्र श्री प्रियस्वामी तेवर,
डवलु 8/94 मिडिल स्टेट, परंदेवम पट्टी, मुत्तुलापुरम
पोस्ट, तैनि जिला तैनि-625515
24. पंजीकृत सं० नं० टी०एन० 0600
डॉ० आर० शिवकुमार पुत्र श्री पी०राजगोपाल,
बाजारगली, बोमयागौडापट्टी, तैनि -625531
25. पंजीकृत सं० नं० टी०एन० 0601
डॉ० टी० मुर्गन, पुत्र श्री तंगपाडीयन, 1/161ए, नोरथ
गली मकालुकुलम पोस्ट, बिराकेरलम पुदुर,
त्रिनलवेलि-627953
26. पंजीकृत सं० नं० टी०एन० 0607
डॉ० पी० परमाशिवम, पुत्र श्री पेरमाल, न० 163, कामराज
नगर, कार्यापिरमाल करडु (नोरथ), नितिमेडु,
सैलम.636002

सी०ए० रवी

अध्यक्ष

भारतीय प्राकृतिक चिकित्सा परिषद
पुदुचिरी

ODISHA GENERATION PHASE-II TRANSMISSION LIMITED

New Delhi

Public Notice

Odisha Generation Phase-II Transmission Limited (OGPTL) having its registered office at F-1 “The Mira Corporate Suites” 1 & 2 Ishwar Nagar, Okhla Crossing, Mathura Road, New Delhi-110065, India, intends to apply to the Government of India to confer upon him all the powers under Section-164 of the Electricity Act, 2003 for the placing of electric lines or electrical plant for the transmission of electricity or for the purpose of telephonic or telegraphic communication necessary for the proper coordination of works which telegraph authority possesses under the Indian Telegraph Act, 1885 with respect to the placing of telegraph lines and posts for the purpose of a telegraph established or followed by commissioning, operation, maintenance and other works by the Government for the following transmission schemes-

Name of the Transmission Company- Odisha Generation Phase-II Transmission Limited

Works Covered under the company-

- (i) Jharsuguda (Sundargarh) – Raipur Pool 765kV D/C Line (350kms)
- (ii) OPGC – Jharsuguda (Sundargarh) 400kV D/C Line with Triple Snow bird Conductor (50kms)

The above transmission project has been accorded approval by the Government of India, Ministry of Power vide its letter dated 03.06.2015 under section 68 of the Electricity Act 2003.

The transmission lines covered under the scheme will pass through, over, around and between the following of Tehsils, Talukas, Mandals, Block, villages, town & cities.

765kV D/C Jharsuguda (Sundargarh) – Raipur Pool Transmission line

S. No.	Name of Villages	Tehsil	District
1.	Karmada, Magarway, Sonadih, Dhawai, Puren, Budgahan, Koliyari, Saloni, Bhatgaon, Dhabadih, Bhadrupali, Deori, Paragaon, Khajuri, Boirdih	Baloda Bazar	Baloda Bazar, Chattisgarh
2.	Bansa, Boriya, Temri, Tiwraiya, Jora, Khamhariya, Kiritpur, Hira ki dhani, Chatuwa, Sahgaon, Jamghat, Pahanda, Achholi, Deori, Bargaon, Matiya, Anandgaon, Telga, Kumhi, Kusmi, Bahera, Mudpar, Tilai, Chandi, Dewada, Kospatar, Bhainsbod, Jamgaon, Kareli, Kharra, Sorla, Bhand, Sarholi, Balodi kalan, Sonkra, Berla, Mudparkhurd, Bemta, Bansa	Berla	Bemetera, Chattisgarh
3.	Borsi, Majhgaon, Gadadih, Bodtara, Semariya, Kodapar, Khokhali, Gogiya, Chamari, Turma, Alesur, Bijabhat, Khamhariya, Gurra, Khairi, Rajadhar, Hasda, Khamriya, Ramdaiya, Lachchhanpur, Mirgi, Nawagaon, Topa, Godhi, Amlidih, Tonatar, Chichpol, Kesla	Bhatapara	Baloda Bazar, Chattisgarh
4.	Bamhandih, Khapridih, Karnod, Amodi, Charpara, Sunadah, Podishankar, Lakhurri, Mauhadih, Koniapat, Kanakpur, Sonaidih, Bargadi, Auradih, Govinda, Bhadra, Lakhali, Sarwani	Champa	Janjgir, Chattisgarh
5.	Parsada, Medesara, Pathariya, Sahgaon, Dani Kokadi, Nandni khudni, Matra, Gota, Mohrenga, Dhaurabhatha, Kandai, Khajri, Kokdi, Sonesarar, Titurghat, Hardi, Pendritarai, Semaria, pandorak, Basni, Maharajpur, Tarkori	Dhamdha	Durg, Chattisgarh
6.	Dehridih, Bagchaba, Panikhet, Bilaskhar, Amlidih, Pandripani, Baihamuda, Bhendra, Navadih, Bhalumar, Jevri, Chhotejampali, Dokarbuda, Suhai, Gorhi, Pakadarha, Tumidih, Charratnagar, Chaidoria, Barkachar, Bhagor, Kenanibahra, Karmagarh, Punjipathra, Ujalpur	Gharghoda	Raigarh, Chattisgarh
7.	Ukaripali, Jarekela, Mauhapali, Deogarha, Tharakpur, Amapali, Rabo, Harradih, Barpali, Punjipathara, Jamdabri, Samaruma, Padkipahri, Amaghat, Nawapara, Bagbuda, Dhaurabhanta	Gharghoda/Ta-mnar	Raigarh, Chattisgarh

8.	Haladijharia, Sarangijharia, Kaletpani, Sumura, Tihuria, Gaikanpali, Toparia, Pandiapali, Mendra, Samarpinda, Kandadhuda, Girisima, Haldijharia, Jamkani, Jamkani R.F, Tumbikhal, Sanrampia, Banjikachhar, Lalbiluan, Ratansara, Chatakpur, Latapani, Ghogharpali, Bijahan, BhograKachhar, Mundelkhet, Pudajharia, Beldhipa, Chakra, Bileimunda, Garjanjore, Luabahal, Jharpalam, Sambarpinda, Kuchadangari, Thhiuria, Makadikhol, Makadikhol, Lebedajore, Podajalanga, Jhupranga, Kuanrkela, Jamjharia, Gopalpur, Baladbandha	Hemgir	Sundargarh, Odisha
9.	Patharra, Amagaon, Dataud, Kashigarh, Belkarri, Bawanbodi, Kotetara, Nandeli, Galgaladih, Thuthi, Jhakhadih, Guchkuliya, Padahardi, Bhanetara, Dhaurabhatha, Kkrabhath, khamhariya, Akalsara, Shikarinar, Bhothidih, Bhothiya, Khajurani, Semradih, Malani, Dhanuharpara, Chhitapandarya, Jhalraunda, Daurabhata, Loharkot, Chikhlauda, Amapali, Bichhiya, Barra, Sirli, Raipura, Khamhariya, Tanduldih	Jajaipur	Janjgir, Chattisgarh
10	Kasaipali, Barra, Jharadih, Ghaghara, Turekela, Kharsia, Badedeogaon, Halahuli, Dumar Bhantha, Tiuar, Sarawani, Charpara, Ratan Mahka, GopiMahka, Puraina, Bhagodih, Sooti, Makri, Anjoripali, Madanpur, Dhimani, Ganda Bordi, Gondbordi, Bagdewa, Bakeli, Kalmipat, Telikot, Bhelwadih, Mahuapali, Ranisagar, Bahamanpalli, Nawapara, Aurda, Ulda, Dusekela, Hasdeo bongo colony, Amadol, Thusikela, Bansmunda, Paraskol, Chodha, Chhote Dumarpalli, Patrapali, Khursipalli, Botalda, Jamjhor, Dehjari, Gurda, Naurangpur, Rasiyamuda, Bhalunara, Nawagaon, Adpathara, Pamgarh, Bade Jampali, Bhagoradih, Dharramuda, Jabalpur, Banipathar, Rajghata, Kunkuni, Bade Dhumarpalli, Chaple, Binjot, Darama, Jhintipali, Karranara Alias Naurangpur, Kukricholi, Gindola, Tendumudi, Adukala, Kurru Bhantha, Tumidih, Naharpali	Kharsia	Raigarh, Chattisgarh
11	Butrakachar, Taragarh, Timikinala, Amatpani, Sanjharia, Juniani, Telenpali, Rajbahal, Bandega, Baladbandha, GunjaKhol, Sipukachhar, Dumabahal, Beheramal, Bamjakachhar, Kahachua, Kadalijharia, Deuli, Haldikhol, kuaghara, Thithaitangar, Satjoria, Bindujharia, Badgaonmal, Luthurkend, Kurumkela, Lephripada, Suruguda, Pithabhuin, Fuldhudi, Chhatenpalli, Ujalpur, Mahulpali, Telendihi, Saletikra, Bichhuabahal, Bardihi, Chakradharpur, Giringkela, Bansibat, Gambharidihi, Badbeura, Kahachhuan, Mahulpali, Dumabahal, Kulabira	Lephripada	Sundargarh, Odisha
12	Sukalipali, Darrabhatha, Dongiya, Pikaripar, Ourda, Sulauni, Sonadula, Katari, Ghorkapali, Chhatouna, Sapiya, Khartal, Bokrel, Mohndikala, Basantpur, Mohndikhurd, Hardi, Tata, Karrapali, Chandeladih, Adil, Diksi, Naurangpur, Bundeli, Sakarra, Karigaon, Bandora, Banjaree, Adbhar	Malkharoda	Janjgir, Chattisgarh
13	Hardi, Gobari, Kokadi, Salheghori, Satnamipara, Belpar, Manikchouri, Bhatchaura, Khapari, Amgaon, Semradih, Jaitpuri, Pataidih, Mauhadih, Loharsi, Chilhati, Kukurdikera, Kewatadih, Chisda, Bharari, Bidiyadih, Bhurkunda, Bohardih, Godadih, BELHA, Loharabade, Sonsari, Rahatatore, Manawa, Hardi, Sukulkari	Masturi	Bilaspur, Chattisgarh
14	Kutrabod, Gidha, Khisora, Mudpar, Barbhata, Semra, Awrid, Kachanda, Turi, Khaira, Tenduwa, Nawagarh, Pipra, Bargaon, Kotiya, Rogda, Siud, Pondi, Thakurdiya, Barbaspur, Karra, Dharashiv, Dahida, Pendri, Patharra	Nawagarh	Janjgir, Chattisgarh
15	Bhilauni, Sirri, Sasaha, Hirri, Mudpar, Bohardih, Kesla, Semariya, Rojanidih, Kosir, Dhangaun, Pamgarh, Jewara, Meu, Mahka, Chandipara, Pangaon, Cheudih, Mehandi, Rahaud, Dongakoharud, Bargaon, Bhawatara, Bhandara, Bundela, Bilari, Kosala, Pandari, Mekri, Dudga, Dhabadih	Pamgarh	Janjgir, Chattisgarh

16	Natwarpur	Raigarh	Raigarh, Chattisgarh
17	Bhadripali, Limatra, Arjuni, Sapnaipali, Kaneti, Singhansara, Sarjuni, Keribandha, Temar, Sakti	Sakti	Janjgir, Chattisgarh
18	Kamta, Puisari, Duldula, Simga, Khandwa, Aurethi, Lanja, Otgan, Ghughuwadih, Kamta, Ringni, Hathband, Khilora, Musuwadih, Nawagaon, Jhiriya, Dongariya, Sitapar, Dhodha, Khargadih, Lawar, Moh Bhatha, Dhiwanpuri, Kukrachunda, Hiran Bhatta, Bilaidabri, Dhabadih, Sonbarsa, Jaroud(Bade), Bhanwargarh, Diggi, Farhada, Gurdi, Sinodha, Manohara, Matiya	Simga	Baloda Bazar, Chattisgarh
19	Jamchunwa, Samaruma, Padkipahri, Amaghat, Traimal, Gadgaon, Gorkamuda, Bhainsgarhi, Godhi, Kasdol, Salihari, Kachkoba, Nawapara, Tamnar, Basanpali, Gorhi, Salihabhantha, Mahloi, Bagbadi, Budiya, Tamnar, Chandarpur, Hamirpur, Satnami Mohalla, Kanta Jhariya, Ratrot, Deogaon, Padigaon, Amalidhondha, Samkera, Jobaro, Pali, Raipara, Jharna, JhinkuBahal, Libara, Dhourabhantha, Tapranga, Janjgir, Nagramuda, Dhaurabhatha, Gourbahari, Khurus Lenga, Sidarpada, Khamarpada, Kusmel, Kesharchunwa, Telaipara, Aamgaon, Bijana, Tangarghat, Auorajor, Jampali	Tamnar	Raigarh, Chattisgarh
20	Jhariapali, Tumbapali, Belsara, Kalobahal, Bartankela, Tangarpali, Chakramal, Bandhapali, Parvatberna, Rangiamunda, Kenapali, Kuraga, Mahulpali, Pradhanpat	Tangarpalli	Sundargarh, Odisha

400KV D/C OPGC – Jharsuguda (Sundargarh) Transmission Line

S. No	Name of Villages	Tehsil	District
1.	Kirarama	Banaharpali	Jharsugda, Odisha
2.	Brajarajnagar	Brajarajnagar	Jharsugda, Odisha
3.	Brajarajnagar, Telenpali	Brajarajnagar	Jharsugda, Odisha
4	Deogaon, Remja, Budhipadar, Ainalpali, Bundiya, Jamera, Jamuapali, Singhabada, Khait, Rampur, Khalikani, Baliput, Dumermunda, Dudulsingha, Gudiali, Piplikani, Badimal, Sarandamal, Negipali, Kusraloi, Baragad, Bhutia, Dalgaon, Koilaga, Tharkaspur, Gultha, Barpali, Rajpur, Banaharpal, Katabaga, Nua Adhapada, Senhamal, Negipali, Katatikra, Kusraloi, Khadam, Bandhabahal, Basupali, Telapali, Marakuta, Parapali, Beleidhuda, Gandghora	Jahrsugda	Jharsugda, Odisha
5	Adhapara	Lakhanpur	Jharsugda, Odisha
6	Jhargaon, Mahikani	Lephripada	Sundargarh, Odisha
7	Kenapali, Mahulpali, Pradhanpat, Sagarpah, Kuraga, Rangiamunda, Tangarpali, Kepsa, Kuar Baga, Rupabahal, Raibaga, Jhimermahul, Surda, Bharatpur, Nialipali, Chhotbanga, Telipali, Gultha, Mundagaon, Kadalimunda, Dumerkud, Darlipalli, Badabanga, Jharakani, Saradhapalli, Jogimal, Teleimal, Baghiaberna, Nuadihi, Koilaga, Sahajbahal, Barakhandia, Balangibahal, Loising, Tharkaspur, Charbhati, Katapali, Bhoimunda, Gandghora, Hansamurakatapali	Tangarpali	Sundargarh, Odisha

Copy of the route alignment is available in the office of the undersigned. Notice is hereby given to the general public to make observation/representation on the proposed transmission system within two months from the date of publication of this notice to the office of the undersigned in writing. For further particulars and clarification please contact:

T.A.N. REDDY
Director

FORM NO. 155 [See rule 329]
[Members' Voluntary Winding-up]
Vidhata Electronics Private Limited

NOTICE CONVENING FINAL MEETING

NOTICE is hereby given in pursuance of section 497 that a General Meeting of the members of the above-named company will be held at E-209 Flatted Factory Complex, Okhla Phase III, New Delhi-110020 on Thursday, the 30th day of June, 2016 at 11:00 A.M. for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed off and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed off.

Date : 19.05.2016
Place : Delhi

For Vidhata Electronics Pvt. Ltd.
Ramesh Lal Gupta
Liquidator

METROPOLITAN STOCK EXCHANGE OF INDIA LIMITED
(Formerly known as MCX STOCK EXCHANGE LIMITED)

The Bye-laws of Metropolitan Stock Exchange of India Limited was amended at Meeting of its Board of Directors held on December 7, 2013 as below. These amendments were approved by SEBI vide its letter no. MRD/DSA/OW/11752/2016 dated April 22, 2016 after previous publication:

I. After Chapter XIII, the following Chapter shall be inserted, namely:-

“Chapter XIII-A - Investor Grievance Redressal Mechanism

1. Definitions

- (a) ‘Committee Member’ shall mean a member of the Investor Grievance Redressal Committee.
- (b) ‘Investor’ or ‘constituent’ shall mean a person who has traded on the Exchange and is constituent of a Member.
- (c) ‘Investor Grievance Redressal Committee’ or ‘IGRC’ shall mean Committee constituted by the Board or the Relevant Authority for the purposes of redressal of investor grievances.
- (d) ‘Regional Investor Service Centre’ or ‘RISC’ shall mean Centers specified at various locations by the Relevant Authority for redressal of investors grievances among other things, from time to time.
- (e) ‘Member’ shall mean a Member of the Exchange and include a Stock Broker, Trading Member and Clearing Member.

2. Cognizance and Redressal of Complaints by RISCs/IGRC

- (1) Any constituent having a grievance against a Member may make a complaint in such physical or electronic form as may be specified by the Relevant Authority.
- (2) The Relevant RISC shall take cognizance of valid complaints containing the necessary particulars in the manner detailed herein after.
- (3) The Exchange will endeavor to resolve the complaint of the constituent through a process of conciliation, in the first instance through the investor grievance cell at the relevant RISC and where not so redressed through the IGRC at the relevant center.
- (4) Save as otherwise specified by the Relevant Authority, if the value of the claim, difference or dispute is more than Rupees Twenty Five Lakhs on the date of application, it shall be referred to Investor Grievance Redressal Committee comprising of three Committee Members and if the value of the claim, difference or dispute is upto Rupees Twenty Five Lakhs, the same shall be referred to a single Committee Member.
- (5) Where such conciliation proceedings are not successful,
 - a. the IGRC may direct the Member to render required services, where the complaint is service related;
 - b. the IGRC shall determine the admissible claim value, if ascertainable, based on the material available on record before it, in any other case.
- (6) The Relevant Authority may from time to time specify the procedure, method and timelines for redressal of grievances of Constituents.

- (7) Upon determination of the admissible claim value, notwithstanding anything contained in the Bye-laws, the Stock Exchange shall debit from the deposits or other monies of the Trading Member lying with the Stock Exchange, the amount of admissible claim determined by the IGRC and keep aside the said amount in a separate account to be dealt with in such manner as mentioned in Bye-laws (36) and (37) of Chapter XIV.
- (8) Where the Trading Member chooses not to refer the matter to arbitration under Chapter XIV or does not indicate his intention to do so within the time specified by the relevant authority, the amount debited under Bye-law 7 shall be paid to the Constituent.
- (9) A member aggrieved by the determination of admissible claim value by the IGRC may file an arbitration application under Chapter XIV and thereupon all provisions of that Chapter shall apply to such arbitration.
- (10) The relevant authority shall instruct the IPF Trust to release such interim sums of moneys to the Constituent as may be prescribed by SEBI or the Exchange, to cover whole or part of the admissible claim amount determined by the IGRC or by the arbitrator under Chapter XIV, pending final determination of their complaint.
- (11) The relevant authority shall instruct the IPF Trust to receive or recover the moneys thus released to the Constituent, either singly or jointly with the Exchange, where the Constituent eventually loses in the arbitration proceedings or other legal proceedings emanating therefrom.

3. Places of IGRC

- (1) The Relevant Authority may specify the different centers of IGRC and the same shall be communicated from time to time.
- (2) The premises/location where meetings of IGRC shall take place shall be such place as may be specified by the Exchange from time to time and intimated to the parties to the dispute accordingly.

4. Guidelines for Fair Practices/Code of Conduct for Committee Members

- (1) Persons appointed as Committee Members shall:-
 - (i) Act in a fair, unbiased, independent and objective manner
 - (ii) Maintain the highest standard of personal integrity, truthfulness, honesty and fortitude in discharge of his duties
 - (iii) Disclose his interest or conflict in a particular case i.e. whether any party to the proceeding had any dealings with or is related to the Committee Member.
 - (iv) Shall not engage in acts discreditable to his responsibilities.
 - (v) Avoid any interest or activity which is in conflict with the conduct of his duties as a Committee Member.
 - (vi) Perform his duty in an independent and objective manner and avoid activities that may impair, or may appear to impair, his independence or objectivity.
 - (vii) Ensure that all the provisions of the SEBI Act, 1992 Securities Contract (Regulations) Act, 1956, and Byelaws, rules and regulations framed there under and the circulars, directions issued by the board in respect of Investor Grievance Redressal.
 - (viii) Endeavour that the Decisions is passed with in the period stipulated by the Relevant Authority from time to time.
 - (ix) Endeavour that adjournments, if any, are granted as an exception rather than a rule and after recording the reasons thereof in writing.
 - (x) Ensure that the awards are detailed and well-reasoned.
 - (xi) Ensure that the principles of natural justice are followed.

5. Fees

The fees and expenses payable to Committee Member shall be as determined by the Relevant Authority or the Exchange from time to time.

6. Mode of Communication

- (1) The Relevant Authority may from time to time specify the modes of service of notice, decision or other communication.

- (2) Any notice, decision or other communication sent by the Exchange to any Member or Constituent shall be deemed to have been properly delivered or served at a time when such notice or communication would have been served in the usual course.
- (3) Where such communication is returned to the Exchange as unclaimed/ refused/ undelivered, it shall be deemed to have been duly served on the Member or Constituent, as the case may be.
7. Implementation of Decision or Direction of the Committee
- The Relevant Authority may from time to time specify the procedure and method for implementation of the decision or direction of the Committee.
8. Payment and reversal of Debited Amount to the Investors
- The Relevant Authority may from time to time specify the procedure and method for payment of debited amounts to the Investors.
9. Exclusion
- For removal of doubts, it is hereby clarified that the Exchange shall not be construed to be a party to the dealings, contracts and transactions referred to under these Byelaws, and the provisions of this Chapter or circular shall not apply in case of claims, differences or disputes between the Exchange and a Trading Member and no recourse shall lie between the Exchange and a Trading Member.”
- II. For Chapter XIV, the following Chapters shall be substituted, namely:

“CHAPTER XIV
ARBITRATION

1. Definitions
- (1) ‘Arbitrator’ shall mean a sole arbitrator or a panel of arbitrators.
- (2) ‘Act’ shall mean the Arbitration and Conciliation Act, 1996 and includes any statutory modification, replacement or re-enactment thereof, for the time being in force.
- (3) ‘Applicant’ means the person who makes the application for initiating arbitral proceedings.
- (4) ‘Respondent’ means the person against whom the Applicant lodges an arbitration application, whether or not there is a claim against such person.
2. Reference to Arbitration
- (1) All claims, differences or disputes between the Trading Members inter se and between Trading Members and Constituents arising out of or in relation to dealings, contracts and transactions made subject to the Bye-Laws, Rules and Regulations of the Stock Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into or not shall be submitted to arbitration in accordance with the provisions of these Bye-laws.
- (2) All claims, differences or disputes between the Trading Members and Sub brokers and between Sub-brokers and Clients of Sub-brokers arising out of or in relation to dealings, contracts and transactions made subject to the Bye-laws, Rules and Regulations of the Stock Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into or not shall be submitted to arbitration in accordance with the provisions of these Bye-laws.
- Explanation: For the purpose of these Bye-laws, Sub-broker and Clients will have the respective meanings assigned by SEBI (Stock-Brokers and Sub-Brokers) Regulations, 1992, provided the Sub-brokers have obtained SEBI registration under the Trading Member of the Stock Exchange.
- (3) All claims, differences or disputes between the Trading Members inter se, Trading Members and Constituents, whether or not registered as Participants, Constituents inter se, whether or not registered as Participants, arising out of or in relation to dealings, contracts and transactions executed or reported on the Wholesale Debt Market Trading Segment of the Stock Exchange and made subject to the Bye-laws, Rules and Regulations of the Stock Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfillment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into or not shall be submitted to arbitration in accordance with the provisions of these Bye-laws.

Provided this Bye-law shall not in any way affect the jurisdiction of the Stock Exchange on the Trading Member, through whom such a Participant has dealt with or traded, in regard thereto and such Trading Member shall continue to remain responsible, accountable and liable to the Stock Exchange in this behalf.

- (4) A Trading Member aggrieved by the determination of admissible claim value by the IGRC under Chapter XIII-A may submit his claim, difference or dispute with the Constituent to arbitration under this Chapter.
- (5) The provisions of Bye-laws 2(1), 2(2), 2(3) and 2(4) of this Chapter shall become applicable to all claims, differences, disputes between the parties mentioned therein for all dealings, contracts and transactions made subject to the Bye laws, Rules and Regulations of the Stock Exchange provided such dealings, contracts and transactions had been entered into between the parties mentioned therein prior or to the date on which the Trading Member was either declared a defaulter or expelled or has surrendered his trading membership.
- (6) All claims, differences or disputes arising between an Issuer and a Constituent in respect of such matters as may be specifically provided from time to time in the Listing Agreement as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('LODR Regulations') entered into by an Issuer with the Stock Exchanges, shall be submitted to arbitration in accordance with the provisions of these Bye-laws.

Explanation: For the purpose of these Bye-laws, the term 'Issuer' shall have the same meaning as defined in these Bye-laws and the term 'Constituent' shall mean the investor who has bought or sold, on the Stock Exchange, the securities of the Issuer in respect of which the claim, differences or dispute has arisen.

3. Provisions of these Bye-laws deemed to form part of all dealings, contracts and transactions

In all dealings, contracts and transactions, which are made or deemed to be made subject to the Bye-laws, Rules, Regulations and various circulars, of the Stock Exchange, issued from time to time, the provisions relating to arbitration as provided in these Bye-laws shall form and shall be deemed to form part of the dealings, contracts and transactions and the parties shall be deemed to have entered into an arbitration agreement in writing by which all claims, differences or disputes of the nature referred to in these Bye laws shall be submitted to arbitration as per the provisions of these Bye-laws.

4. Limitation period for reference of claims, differences or disputes for arbitration

All claims, differences or disputes referred to in these Bye laws shall be submitted to arbitration within the period prescribed under the Limitation Act, 1963.

Explanation:-

- (a) In cases where the date of claim, difference or dispute is not ascertainable, it shall be deemed to have arisen on the date of expiry of six months from the date of the transaction in respect of which the claim, difference or dispute has arisen.
- (b) In cases where the date of claim, difference or dispute arising out of Bye-law 2(6) of Chapter XIV of the Bye-laws is not ascertainable, it shall be deemed to have arisen as follows:
 - (i) In cases where the Issuer fails to communicate to the Constituent the transfer of shares, the date of dispute shall be deemed to have arisen on the date of expiry of six months from the date of expiry of 30 days from the date of lodgment of shares by the Constituent for transfer with the Issuer; or
 - (ii) In cases where the Issuer refuses to transfer the shares, the date of dispute shall be deemed to have arisen on the date of expiry of six months from the date of receipt of communication of Issuer refusing to transfer the shares in favour of the Constituent.
 - (iii) In cases where the Issuer delays the transfer of shares of the Constituent beyond the stipulated period, the date of dispute shall be deemed to have arisen on the date of expiry of six months from the date of expiry of 30 days from the date of lodgment of shares by the Constituent for transfer with the Issuer; or the date of receipt of communication of the Issuer to the Constituent intimating the transfer of shares in favour of the Constituent, whichever is later.

5. Place of Arbitration

- (1) The Relevant Authority may provide for different seats of arbitration for different regions of the country either generally or specifically and in such an event the seat of arbitration shall be the place so provided by the Relevant Authority and the same shall be communicated by the Relevant Authority from time to time.
- (2) The premises/location where arbitration shall take place shall be such place as may be identified by the Stock Exchange from time to time and intimated to the arbitrator and the parties to the dispute accordingly.

6. Criteria for Selection of Place of Arbitration

Save as otherwise specified by the Relevant Authority, the criteria for selection of seat of arbitration for a particular matter is as follows:

Parties to Dispute	Place of filing the Application for Arbitration	Place of hearing
T M* V/s T M	If the dealing offices of both Trading Members from where the dealing was carried is situated in any one of the states covered by a particular RAC then the Application for Arbitration shall be filed by the Applicant-Trading Member in that RAC. If the dealing offices of both Trading Members from where the dealing was carried out are situated in states covered by different RAC then the Application for Arbitration shall be filed in the RAC covering the state in which the Respondent –Trading Member's dealing office is situated.	The hearing shall be held at the RAC where the Applicant-Trading Member has filed the Application for Arbitration and the Respondent – Trading Member shall attend the hearing in that particular RAC.
TM V/s C* & C V/s TM	The Application for Arbitration shall be filed by the Applicant at the RAC nearest to the address provided by the Constituent in the KYC form, provided however that in respect of a Non-Resident Indian Constituent, the seat of arbitration shall be the RAC in the area in which the correspondence office of the Trading Member is situated	The hearing shall be held in that RAC where the Applicant has filed the Application for Arbitration and the Respondent shall attend the hearing in that particular RAC.

* "TM" stands for "Trading Member" and "C" stands for "Constituent."

7. Reference of the Claim, Difference or Dispute

Save as otherwise specified by the Relevant Authority, if the value of the claim, difference or dispute is more than Rupees Twenty Five Lakhs on the date of application, it shall be referred to a panel of three arbitrators and if the value of the claim, difference or dispute is upto Rupees Twenty Five Lakhs, the same shall be referred to a sole arbitrator.

8. Criteria and Procedure for Selection of Persons eligible to act as Arbitrators

- (1) The relevant authority may prefer persons with background in law, finance, management, administration and experience in the areas related to securities market over other candidates and shall consider both educational qualification and experience of the candidates for inclusion in the Common Pool.
- (2) In case of re-nomination of an existing person on list of eligible persons, the relevant authority shall consider the past experience with such persons, such as time taken for passing awards, quality of awards passed, complaints received, if any, against the arbitrator.
- (3) Such list of eligible persons for inclusion in the Common Pool may be constituted for each Regional Arbitration Centre.
- (4) The pooling of arbitrators will be done centre-wise and displayed on the website of the Exchange.

Explanation: "Common Pool" shall mean pool of arbitrators formed by inclusion of all the arbitrators on panels of all the recognised stock exchanges having nation-wide trading terminals.

9. Guidelines for Fair Practices/Code of Conduct for Arbitrators

- (1) Persons appointed as arbitrators shall:-
 - (i) Act in a fair, unbiased and objective manner
 - (ii) Maintain the highest standard of personal integrity, truthfulness, honesty and fortitude in discharge of his dispute in order to inspire public confidence and shall not engage in acts discreditable to his responsibilities
 - (iii) Avoid any interest or activity which is in conflict with the conduct of his duties as an arbitrator.

- (iv) Perform his duty in an independent and objective manner and avoid activities that may impair, or may appear to impair, his independence or objectivity.
 - (v) Disclose his interest or conflict in particular cases i.e whether any party to the proceeding had any dealing with or related to the arbitrator
 - (vi) Ensure that all the provisions of the arbitration and conciliation act 1996, SEBI Act, 1992, Securities Contract Regulations Act, 1956, and rules regulations and bye laws framed there under and the circulars, directions issued by the government / SEBI in respect of Arbitration and dealing in securities are followed.
 - (vii) Endeavour that the arbitral award is passed with in the period stipulated by the Bye-laws, Rules and Regulations of the Stock Exchange.
 - (viii) Endeavour that adjournments, if any, are granted as an exception rather than a rule and after recording the reasons thereof in writing.
 - (ix) Ensure that the awards are detailed and well-reasoned.
 - (x) Ensure that the principles of natural justice are followed.
10. Procedure for Appointment of Arbitrators
- (1) The Applicant and the Respondent against whom the claim has been made by the Applicant shall submit to the Stock Exchange in the order of descending preference, names of such number of persons as specified hereunder from amongst the list of eligible persons specified by the Stock Exchange for the respective seats of arbitration. The number of preferences shall be submitted in the prescribed format within 7 days from the date of receipt of arbitration application from the Exchange, three names in case of sole arbitrator and five names in case of panel of arbitrators. Upon receiving the prescribed form, from both the Applicant as well as the Respondent, the arbitrator(s) shall be appointed through an automatic process or any other process as may be specified by SEBI or the Exchange, from time to time.
- (2) The panel of arbitrators so appointed shall select one among themselves to act as a presiding arbitrator within 7 days of receipt of intimation of their appointment as an arbitrator. In case of failure or lack of consensus among the panel to select a presiding arbitrator, the Relevant Authority shall select the presiding arbitrator.
11. Disclosure by persons to be appointed as arbitrators
- Every person who is approached in connection with his possible appointment as an arbitrator shall disclose to the Relevant Authority in writing any circumstances likely to give rise to justifiable doubts as to his independence and impartiality. If the person discloses any circumstances which in the opinion of the Relevant Authority are likely to give rise to justifiable doubts as to his independence and impartiality, then he shall not be appointed as an arbitrator and in such event another arbitrator(s) shall be appointed through the automatic process as mentioned in Bye-law 10.
12. Disclosure by persons appointed as arbitrators
- An arbitrator, from the time of his appointment and throughout the arbitral proceedings, shall, without delay, disclose to the Relevant Authority in writing any circumstances referred to in Bye-law (11) above which have come to his knowledge after his appointment as an arbitrator.
13. Vacancy in the Office of the Arbitrator
- If the office of the sole arbitrator or any one or more of the arbitrators in the panel of arbitrators falls vacant after the appointment thereto, the Stock Exchange shall adopt the procedure specified herein above and fill up the vacancy caused in the office arbitrator.
14. Termination of mandate of the arbitrator
- (1) The mandate of the arbitrator shall terminate if
- (i) the arbitrator withdraws from office for any reason; or
 - (ii) in the opinion of the Relevant Authority, the arbitrator becomes de jure or de facto unable to perform his functions or for other reasons fails to act without undue delay including failure to make the arbitral award within the time period prescribed by the Relevant Authority. Such a decision of the Relevant Authority shall be final and binding on the parties; or
 - (iii) the mandate of the arbitrator is terminated by the Relevant Authority upon receipt of written request for the termination of the mandate of the arbitrator from both the parties to arbitration; or
 - (iv) the arbitrator discloses any circumstances referred to in Bye-laws (11) and (12) above, which in the opinion of the Relevant Authority are likely to give rise to justifiable doubts as to his independence and impartiality.

(v) the arbitral proceedings are terminated as provided for herein.

15. Supplying of vacancy to the office of the arbitrator

At any time before the making of the arbitral award should the office of the arbitrator fall vacant for any reason whatsoever including any vacancy due to the illness or death of the arbitrator or termination of the mandate of the arbitrator by the Relevant Authority or otherwise, the Stock Exchange shall adopt the procedure specified herein above and fill up the vacancy caused in the office arbitrator.

16. Proceedings to be taken up by Arbitrator appointed by Relevant Authority in supply of vacancy

Unless otherwise agreed by parties, any arbitrator who has been appointed by the Relevant Authority to supply a vacancy to the office of the arbitrator may repeat any hearings previously held.

17. Order or ruling of previous arbitrator not invalid

An order or ruling of the arbitrator made prior to the termination of his mandate shall not be invalid solely because his mandate has been terminated; Provided that when the termination has been effected pursuant to Bye-law (14) (1) of this Chapter, the order or ruling of the arbitrator made prior to termination of his mandate shall become invalid unless otherwise agreed upon by the parties.

18. Interim arbitral award and interim measures ordered by the arbitrator

The arbitrator may be empowered to make an interim arbitral award as well as to provide interim measures of protection in terms of provisions of the Act. An arbitrator may require a party to provide appropriate security in connection with an interim measure.

19. Deposits towards cost of Arbitration

- (1) The parties to the claim, difference or dispute shall bear cost of arbitration. For this purpose, both the parties to arbitration shall make a deposit with the Stock Exchange along with the arbitration application or the reply, as the case may be, for defraying the costs that may be incurred for conducting the arbitration proceeding. Provided that when there is failure, neglect or refusal by Respondent, being a Constituent, to make a deposit accordingly, the Applicant shall be responsible for making such deposit without prejudice however to its right to recover the same from such Respondent in terms of the award. The Stock Exchange shall have the right to recover the deposit from the Trading Member from the moneys due to it if the Trading Member fails to make the deposit.
- (2) The amount of deposit, which has to be deposited shall be determined by the amount of the claim initially and thereafter determined based on a higher counter claim, if any, as specified by the Relevant Authority, subject to the maximum limits as mentioned below:

S. No	Amount of Claim / Counter Claim, whichever is higher	Amount of Deposit, if claim is filed within six months (percentages refer to amount of claim or counterclaim, whichever is higher)	Amount of Deposit, if claim is filed after six Months (for applicant)
(a)	(b)	(c)	(d)
1.	Upto Rs. 10,00,000/-	1.3% subject to a minimum of Rs.10,000/-	3.9% subject to a minimum of Rs.30,000/-
2.	Above Rs.10,00,000/- and upto Rs.25,00,000/-	Rs. 13,000/- plus 0.3% amount above Rs. 10 lakh	Rs. 39,000/- plus 0.9% amount above Rs. 10 lakh
3.	Above Rs. 25,00,000/-	Rs. 17,500/- plus 0.2% amount above Rs. 25 lakh subject to maximum of Rs. 30,000	Rs. 52,500/- plus 0.6 % amount above Rs. 25 lakh subject to maximum of Rs.90,000/-

- (3) If the amount of claim is less than or equal to Rs.10 lakhs, then the constituent whether he or she or it is an Applicant or Respondent shall not be required to furnish the deposit to the Stock Exchange. In such cases, the costs incurred for conducting the arbitration proceedings for and on behalf of the Constituent shall be borne by the Stock Exchange.

- (4) On issuance of the arbitral award, the Stock Exchange shall refund the deposit, if any, to the party in whose favor the award has been passed. In case where claim was filed within 6 months, the full deposit made by the party against whom the award has been passed, may be appropriated towards arbitration fees of the Stock Exchange. In case where claim was filed after 6 months, one third of the deposit collected from the party shall be appropriated towards arbitration fees of the Stock Exchange and balance two-third amount shall be credited to the Investor Protection Fund of the Stock Exchange.
- (5) The period of 6 months referred in Bye-law (19) (2) to (19) (4) above, shall be computed from the end of the quarter during which the disputed transaction(s) were executed/settled, whichever is relevant for the dispute, and after excluding:-
 - (i) the time taken by the Relevant Authority in trying to administratively resolve the claim, difference or dispute i.e. the time taken from the date of receipt of dispute till the decision by the Relevant Authority, and
 - (ii) the time taken by the member to attempt the resolution of the dispute or one month from the date of receipt of the dispute by the member, whichever is earlier in reckoning the time taken by the Member to attempt resolution of the dispute, the time between the date of receipt of complaint/dispute by the Member and the date of receipt of the Member's last communication by the constituent, shall be considered.
20. Appearance in arbitral proceedings by counsel, attorney or advocate

In arbitral proceedings where both the parties are Trading Members, the parties shall not be permitted to appear by counsel, attorney or advocate but where one of the parties is a Constituent, then the Constituent shall be permitted to appear by counsel, attorney or advocate. If the Constituent chooses to appear by counsel, attorney or advocate, then the Trading Member and Issuer shall be granted a similar privilege.
21. Procedure for Arbitration
 - (1) The Applicant shall submit to the Stock Exchange his/her/its application for arbitration in the prescribed form, (three copies in case of sole arbitrator and five copies in case of panel of arbitrators) alongwith the following enclosures:
 - (i) The Statement of Case containing all the relevant facts about the dispute and relief sought;
 - (ii) The Statement of Accounts;
 - (iii) Copies of the Member - Constituent Agreement;
 - (iv) Copies of the relevant Contract Notes and Bills;
 - (v) Copies of any other document(s) relied upon by the Applicant;
 - (vi) Copies of the decision of the IGRC where it is a reference made under Bye-law 2(4).
 - (2) The Applicant shall also submit to the Stock Exchange the following along with his/her/its arbitration application:
 - (i) A cheque/ pay order/demand draft for the deposit payable at the seat of arbitration in favour of Metropolitan Stock Exchange of India Limited, if applicable;
 - (ii) List of names of eligible arbitrators in his/her/its order of preference to act as arbitrator(s), in the prescribed form;
 - (3) If any deficiency/defect in the application is found, the Stock Exchange shall call upon the Applicant to rectify the deficiency/defect and the Applicant shall rectify the deficiency/defect within 15 days of receipt of intimation from the Stock Exchange. If the Applicant fails to rectify the deficiency/defect within the prescribed period, the Stock Exchange shall return the deficient/defective application to the Applicant. However, the Applicant shall have the right to file a revised application which shall be considered as a fresh application for all purposes and dealt with accordingly.
 - (4) Upon receipt of arbitration application along with requisite documents, the Stock Exchange shall forward a copy of the statement of case and related documents to the Respondent.
 - (5) The Respondent shall submit Form II to the Exchange, within 7 days from the date of receipt of Form I from the Exchange, three copies in case of sole arbitrator and five copies in case of panel of arbitrators along with the following:
 - i. The statement of reply (containing all available defenses to the claim)
 - ii. The statement of accounts.
 - iii. Copies of the Member Constituent Agreement, if any;
 - iv. Copies of the relevant Contract Notes and Bills;

- v. Statement of the set-off or counter claim along with the statement of accounts and copies of relevant contract notes and bills;
 - vi. Copies of any other documents(s) relied upon by the Respondent.
- (6) Upon receiving the reply from the Respondent(s), the arbitrator shall be appointed as per the procedure prescribed in Bye-law (10) herein above. In the event there is more than one Respondent, being legal heirs of a deceased Constituent or family members, then such legal heirs shall authorise one of them to represent the deceased Constituent in the arbitration proceedings including signing of the prescribed form(s) and such other documents as may be required.
 - (7) The Respondent shall also submit to the Stock Exchange a cheque/pay order/demand draft for the deposit payable at the seat of arbitration, if applicable, in favour of Metropolitan Stock Exchange of India Limited along with the prescribed form;
 - (8) If the Respondent fails to submit his/her/its reply in the prescribed form within the prescribed time, then the arbitrator may proceed with the arbitral proceedings and make the award ex-parte.
 - (9) Upon receiving the reply from the Respondent the Stock Exchange shall forward one copy of the same to the Applicant. The Applicant shall within ten days from the date of receipt of copy of reply of Respondent, submit to the Stock Exchange, a reply to any counterclaim, if any, which may have been raised by the Respondent in its reply to the Applicant. The Stock Exchange shall forward such reply of the Applicant to the Respondent.
 - (10) The time period to file any pleading referred to herein may be extended for such further periods as may be decided by the Relevant Authority in consultation with the arbitrator depending on the circumstances of the matter.

22. Time for appointment of Arbitrator and completion of proceedings

- (1) Time for appointment of Arbitrator - Where an arbitration application is made, the appointment of arbitrator or panel of arbitrators, shall be completed within thirty days of receipt of the application.
- (2) Adjournment - Adjournment, if any, shall be granted by the arbitrator only in exceptional cases, for bonafide reasons to be recorded in writing
- (3) Time for Completion of Arbitration - The arbitrator(s) shall conclude the arbitration reference within four months from the date of their appointment, by issuance of an arbitral award.
- (4) Request for extension - The Managing Director or an Executive Director may, on an application by either party or the arbitrator(s) and for sufficient cause to be recorded in writing, extend the time for making of arbitral award by not more than two months, on a case to case basis.

23. Requirement for Hearings

- (1) No hearing shall be required to be given to the parties to the dispute if the value of the claim, difference or dispute is Rs.25,000/- or less. In such a case the arbitrator shall proceed to decide the matter on the basis of documents submitted by both the parties provided however the arbitrator for reasons to be recorded in writing may hear both the parties to the dispute.
- (2) If the value of claim, difference or dispute is more than Rs.25,000/-, the arbitrator shall offer to hear the parties to the dispute unless both parties waive their right for such hearing in writing.

24. Notice of Hearing

Unless otherwise specified, the Stock Exchange shall in consultation with the arbitrator determine the date, the time and place of the first hearing. Notice for the first hearing shall be given at least ten days in advance, unless the parties shall, by their mutual consent, waive the notice. The arbitrator shall determine the date, the time and place of subsequent hearings of which a notice shall be given by the Stock Exchange to the parties concerned.

25. Adjournment of Hearing

If any party to the reference wants to make an application for adjournment of hearing by the arbitrator the party shall make an application in writing giving reasons for seeking adjournment to the Stock Exchange sufficiently in advance to enable the Stock Exchange to forward such request to the arbitrator. The arbitrator at his discretion may grant the adjournment subject to such conditions as deemed fit by him.

26. Appearance through Authorised Representative

- (1) In the arbitral or appellate arbitration proceeding a Constituent may appear through a power of attorney holder and the trading member may appear through his authorised representative;

Provided that the trading member may appear through a legal practitioner only if the Constituent is represented through a legal practitioner.

For the purpose of this Bye-law, 'authorised representative' shall mean as under-

- (i) If the trading member is an individual, an employee or authorised person of the trading member.
- (ii) If the trading member is a partnership firm, any partner or employee or authorised person of the trading member.
- (iii) If the trading member is a Company, any director or employee or authorized person of the trading member.

27. Arbitral Award on Agreed Terms

If after the appointment of an arbitrator, the parties settle the dispute, then the arbitrator shall record the settlement in the form of an arbitral award on agreed terms or may dismiss the matter summarily on an application made by the applicant for withdrawal of arbitration matter due to settlement with the other party.

28. Arbitral Award under certain Circumstances

- (1) The arbitrator, in case of any arbitration proceedings which is not defended or in his opinion is not effectively defended, besides the documents produced by the applicant, may, for the purpose of passing a fair and proper award, also consider any other document in general, which the arbitrator considers necessary for the purpose of coming to a proper conclusion and in particular the following documents for the purpose of arriving at a decision:

- (i) Copy of member-constituent agreement.
- (ii) Contract notes and bills.
- (iii) Statement of accounts given by the trading member to the constituent on periodic basis;
- (iv) Bank statements supported by confirmation from the bank regarding payments/receipts
- (v) Transaction cum Holding statements of the demat account(s) of the applicants and respondents with the depository.
- (vi) Unique id upload, if any, from the members to Exchange with regard to the client.
- (vii) Trade log in respect of transactions relating to dispute.

For the purpose of the above, the arbitrator may also seek relevant information from the applicant as well as the Stock Exchange, to the extent available with the Stock Exchange.

29. Making of Arbitral Award

- (1) The arbitral award shall be in writing and made in three originals duly dated and signed by the sole arbitrator or in case of a panel of arbitrators by all the three arbitrators.
- (2) The arbitrator shall file all the three original awards with the Stock Exchange, which shall arrange to send one original each to the parties to the dispute and the stamped original award shall be retained by the Stock Exchange.

30. Interest

- (1) The arbitrator may include in the sum for which the award is made interest at such rate on such sum and for such period as the arbitrator deems reasonable.
- (2) A sum directed to be paid by an award shall, unless the award otherwise directs, carry interest at the rate of eighteen per centum per annum from the date of the award to the date of payment.

31. Arbitration Fees and Charges, Costs, etc.

- (1) The fees and expenses payable to arbitrator shall be as determined by the Relevant Authority from time to time.
- (2) All fees and charges relating to the appointment of the arbitrator and conduct of arbitration proceedings shall be borne by the parties to the reference equally or in such proportions as may be decided by the arbitrator.
- (3) The costs, if any, to be awarded to either of the party in addition to the fees and charges that have to be borne by the parties for conducting the arbitration shall be decided by the arbitrator.
- (4) Unless the arbitrator directs otherwise each party shall bear their own expenses of traveling and other incidental expenses incurred.

32. Administrative Assistance

For the purpose of section 6 of the Act, in all claims, differences or disputes which are required to be submitted to arbitration as per the provisions of these Bye-laws, the parties shall be deemed to have arranged for administrative assistance of the Relevant Authority in order to facilitate the conduct of the arbitral proceedings.

33. Administrative Assistance which may be provided by the Stock Exchange

(1) The Stock Exchange shall

- (a) maintain a register of references;
- (b) receive all applications for arbitration and communications addressed by the parties before or during the course of arbitration proceedings or otherwise in relation thereto;
- (c) receive payment of all costs, charges, fees and other expenses;
- (d) give notices of hearing and all other notices to be given to the parties before or during the course of the arbitration proceedings or otherwise in relation thereto;
- (e) communicate to the parties all orders and directions of the arbitrator;
- (f) receive and record all documents and papers relating to the reference and keep in custody all such documents and papers except such as the parties are allowed to retain;
- (g) communicate the award on behalf of the arbitrator;
- (h) generally do such things and take all such steps as may be necessary to assist the arbitrator in the execution of their function.

34. Mode of Communication

(1) Any communication sent by the Stock Exchange to either of the parties shall be deemed to have been properly delivered or served, even if such communication is returned to the Stock Exchange as unclaimed/ refused/ undelivered, if the same is sent to the ordinary business address and/or ordinary place of residence and/or last known address of the party, in any one or more of the following ways: -

- (i) by post,
- (ii) by registered post,
- (iii) by speed post/courier services,
- (iv) by telegram,
- (v) by affixing it on the door at the last known business or residential address,
- (vi) by advertising it in at least one prominent daily newspaper having circulation in the area where the last known business or residential address of Respondent is situated,
- (vii) by sending a message through the Trading System,
- (viii) by electronic mail or fax
- (ix) by hand delivery

(2) Any communication sent by either of the parties to the Stock Exchange shall be made in any one or more of the following ways:

- (i) by post (ordinary or registered or speed) or Courier service
- (ii) by fax
- (iii) by hand delivery
- (iv) by electronic mail

35. Implementation of Arbitral Award

Notwithstanding anything contained in the Bye-laws, in cases where the arbitral award or appellate arbitral award is passed against the Trading Member and/or its sub-brokers and in favour of a Constituent, the Stock Exchange shall debit from the deposits or other monies of the Trading Member lying with the Stock Exchange, the amount of award payable to the awardee together with interest payable, if any, till the date of debit after setting off the counter claim of the Trading Member and /or its sub-brokers allowed under the award, if any, and keep aside the said amount in a separate account to be dealt with in such manner as mentioned in Bye-laws (36) and (37) herein below.

Provided that, where the award is for the delivery of securities, the Stock Exchange may consider the closing price of such securities on the Stock Exchange as on the date of the award or such other date the relevant authority may specify to be reasonable, stating reasons for arriving at the value of such securities and award amount.

Provided further that in case of an arbitration referred by a member aggrieved by decision of IGRC under Bye-law 2(4) where the award is in favour of the Constituent and the Member has indicated his intention to challenge the award by filing an appeal under Bye-law 44 or by taking recourse under section 34 of the Act in the manner and within the time specified by the relevant authority, there shall be an interim release of moneys from the IPF Trust as specified by the relevant authority, without prejudice to the implementation mechanism specified in this Chapter.

Provided further that in case of an arbitration referred by a member aggrieved by decision of IGRC under Bye-law 2(4) where the appellate award is in favour of the Constituent and the Member has indicated his intention to challenge the appellate award by taking recourse under section 34 of the Act in the manner and within the time specified by the relevant authority, there shall be an interim release of moneys from the IPF Trust as specified by the relevant authority, without prejudice to the implementation mechanism specified in this Bye-law.

36. Payment of Debited Amount to Clients

(1) Arbitral Award:- Where the Trading Member/ Sub-broker

- a. chooses not to prefer an appeal under Bye-law 44 within the time permissible there under or to indicate his intention to challenge the same by filing an appeal under Bye-law 44 or by taking recourse under section 34 of the Act in the manner and within the time specified by the relevant authority, in case of an arbitration referred under Bye-law 2(4); or
- b. chooses not to prefer an appeal under Bye-law 44 within the time permissible there under, in any other case –

the amount debited under Bye-law 35 shall be paid, together with the interest earned thereon, to the awardee.

(2) Appellate Arbitral Award:- Where an appeal is preferred by the Trading Member/ Sub-broker under Bye-law 44 and the appellate arbitral tribunal makes an appellate arbitral award against the Trading Member/ Sub-broker the Stock Exchange shall pay the awarded amount to the awardee from the amount debited under Bye-law 35:-

- (i) where no application is made by the Trading Member/ Sub-broker under Section 34 of the Arbitration and Conciliation Act, 1996 to challenge such arbitral award within the limitation period for making such application, upon expiry of such limitation period;
- (ii) where such an application is made by the Trading Member/ Sub-broker, and no stay is granted by the court within three months from the date of receipt of appellate arbitral award by him, upon completion of such three months;
- (iii) in any other case, upon dismissal of the application by the court;
- (iv) in a case referred under Bye-law 2(4), where the Member chooses not to take recourse under Section 34 of the Act within the time permissible there under or to indicate his intention to take recourse in the manner and within the time specified by the relevant authority.

37. Reversal of Debit in Certain Cases

Where the arbitral award or the appellate arbitral award against the trading member or sub-broker has been set aside or has been modified by reduction of awarded amount, and such setting aside or modification has attained finality, the stock exchange may reverse the debit, in full or in part, as the case may be, and pay the reduced amount, if any, to the awardee.

38. Arbitration proceedings subject to the provisions of the Act

The arbitration proceedings as provided for by the provisions of these Bye-laws shall be subject to the provisions of the Act to the extent not provided for in these Bye-laws.

39. Preservation of Records

(1) The following documents shall be preserved by the Stock Exchange for the time periods as mentioned hereunder

- (i) The original arbitration award along with acknowledgements shall be preserved permanently.
- (ii) In case an appeal for setting aside the award is not filed, then apart from the original award, all the other records pertaining to arbitration shall be preserved for 5 years from the date of award.
- (iii) In case an appeal for setting aside the award is filed, then apart from the original award, all the other records pertaining to arbitration shall be preserved for 5 years from the date of final disposal by court.

40. Destruction of Records

The destruction of records by the Stock Exchange shall be subject to the previous order, in writing of the relevant authority and the details of the destruction shall be entered in a register wherein the brief particulars of the records destroyed along with the certification regarding the date and mode of destruction shall be mentioned.

41. Construction of references

For the purposes of Section 2(6) of the Act, in all claims, differences or disputes which are required to be submitted to arbitration as per the provisions of these Bye-laws, wherever Part 1 of the Act leaves the parties free to determine a certain issue, the parties shall be deemed to have authorised the Relevant Authority to determine that issue.

42. Jurisdiction

All parties to a reference to arbitration under these Bye-laws and the persons claiming under them, shall be deemed to have submitted to the exclusive jurisdiction of the competent court nearest to the regional arbitration centre where appellate arbitral proceedings were conducted.

43. Exclusion

For removal of doubts, it is hereby clarified that the Stock Exchange shall not be construed to be a party to the dealings, contracts and transactions referred to under these Bye-laws; and the provisions of this Chapter shall not apply in case of claims, differences or disputes between the Stock Exchange and a Trading Member and no arbitration shall lie between the Stock Exchange and a Trading Member.

44. Appeal against Arbitration Award

Any party aggrieved by an arbitral award made in terms of the provisions of this Chapter shall have a right of appeal against such award to the appellate panel of arbitrators in terms of provisions of Chapter XIVA of these Bye-laws.”

III. After Chapter XIV so substituted, the following Chapter shall be inserted, namely:-

“CHAPTER XIVA
APPELLATE ARBITRATION

1. Definitions

- (a) ‘Appellant’ means the person who files an appeal under this Chapter.
- (b) ‘Respondent’ means the person against whom the Appellant lodges an appeal, whether or not there is a claim against such person.

2. Seat of Appellate Arbitration

The Appellate Arbitration shall be conducted at the same Regional Arbitration Center (RAC) where the award under challenge was passed, unless otherwise specified by the relevant authority.

3. Time for Preferring Appeal

The Memorandum of Appeal shall be submitted to the Stock Exchange by the appellant or his authorized representative within one month from the date of receipt of the Arbitral Award.

4. Procedure for Appointment of Arbitrators

- (1) The Appellant and the Respondent shall submit to the Stock Exchange in the order of descending preference, names of persons from amongst the list of eligible persons specified by the Stock Exchange for the respective seats of appellate arbitration other than those Arbitrator(s) who passed the Award under dispute. The number of persons to be so submitted by the Appellant and the Respondent shall be as may be specified by the Relevant Authority. Such names shall be submitted in the prescribed form by the Appellant along with Memorandum of Appeal. The Respondent shall submit the names in the prescribed form within seven days of the receipt of Memorandum of Appeal from the Stock Exchange. Upon receiving the prescribed form, from the Appellant as well as the Respondent, the Stock Exchange shall as provided for herein, identify the person/s who shall act as the arbitrators.
- (2) The Stock Exchange shall identify the panel of arbitrators to whom the Memorandum of Appeal will be referred through such process and manner as may be specified by SEBI / Exchange from time to time.
- (3) The panel of arbitrators so appointed shall select one among themselves to act as a presiding arbitrator within 7 days of receipt of intimation of their appointment as an arbitrator. In case of failure or lack of consensus among the panel to select a presiding arbitrator, the Relevant Authority shall select the presiding arbitrator.
- (4) The appellate panel consisting of three arbitrators shall be different from the ones who passed the arbitral award appealed against.
- (5) Such constitution of appellate panel of arbitrators shall be completed within thirty days from the date of receipt of the appeal.

5. Appellate Arbitration Fees

A party filing an appeal before the appellate panel shall pay a fee not exceeding Rs. 30,000/-, as may be prescribed by the Stock Exchange, in addition to the statutory dues (stamp duty, service tax, etc.) along with the appeal. In case the party filing an appeal is a client having claim/ counter claim of up to Rs.10 lakh, then the party shall pay a fee not exceeding Rs. 10,000/-.

Further, expenses thus arising shall be borne by the Stock Exchange and the Investor Protection Fund of the Stock Exchange equally.

6. Procedure for Appellate Arbitration

(1) The Appellant shall submit to the Stock Exchange five copies of Memorandum of Appeal, and the following enclosures:

- (i) Five copies of the Arbitration Award.
- (ii) Five copies of the decision of IGRC, where relevant.
- (iii) Five copies of Arbitration proceedings.
- (iv) A cheque/ pay order/demand draft for the fees payable in drawn favour of Metropolitan Stock Exchange of India Limited.
- (v) List of names of eligible arbitrators in his/her/its order of preference to act as arbitrator(s), in the prescribed form.

(2) If any deficiency/defect in the Memorandum of Appeal is found, the Stock Exchange shall call upon the Appellant to rectify the deficiency/defect and the Appellant shall rectify the deficiency/defect within 7 days of receipt of intimation from the Stock Exchange. If the Appellant fails to rectify the deficiency/defect within the prescribed period, the Stock Exchange shall return the deficient/defective Memorandum of Appeal to the Appellant. However, the Appellant shall have the right to file a revised Memorandum of Appeal which shall be considered as a fresh Memorandum of Appeal for all purposes including limitation and dealt with accordingly.

(3) Upon receipt of Memorandum of Appeal, the Stock Exchange shall forward a copy of the same and related documents to the Respondent.

(4) The Respondent shall submit Form B to the Exchange, within 7 days from the date of receipt of Form A from the Exchange, in five copies along with the following:

- i. The statement of reply (containing all available defenses to the claim)
- ii. The statement of accounts.
- iii. Copies of the Member Constituent Agreement, if any;
- iv. Copies of the relevant Contract Notes and Bills;
- v. Statement of the set-off or counter claim along with the statement of accounts and copies of relevant contract notes and bills;
- vi. Copies of any other documents(s) relied upon by the Respondent.

(5) Upon receiving the reply from the Respondent(s), the arbitrator shall be appointed as per the procedure prescribed in Bye-law (3) of this Chapter. In the event there is more than one Respondent, being legal heirs of a deceased Constituent or family members, then such legal heirs shall authorize one of them to represent the deceased Constituent in the appellate arbitration proceedings including signing of the reply and such other documents as may be required.

(6) If the Respondent fails to submit Statement of Reply within the prescribed time, then the appellate arbitral tribunal may proceed with the arbitral proceedings and pass an award ex-parte.

(7) Upon receiving Statement of Reply as prescribed in the prescribed form, from the Respondent the Stock Exchange shall forward one copy to the Appellant.

(8) The time period to file any pleading referred to herein may be extended for such further periods as may be decided by the Relevant Authority in consultation with the arbitrator depending on the circumstances of the matter.

(9) The appeal shall be disposed of within three months from the date of appointment of appellate panel of arbitrators, through issuance of an appellate arbitral award.

(10) The Managing Director or an Executive Director of the Exchange may, on an application by either party or the appellate panel of arbitrators and for sufficient cause to be recorded in writing, extend the time for making of appellate arbitral award by not more than two months, on a case to case basis.

7. Vacancy in the Office of the Arbitrators

If one or more of the arbitrator's office falls vacant, in the panel of appellate arbitral tribunal after the appointment thereto, the Stock Exchange shall adopt the procedure specified in Bye-law (3) of this Chapter and fill up the vacancy caused in the office arbitrator(s).

8. Notice of Hearing

Unless otherwise specified, the Stock Exchange shall in consultation with the panel of arbitrators determine the date, the time and place of the first hearing. Notice for the first hearing shall be given at least 7 days in advance, unless the parties shall, by their mutual consent, waive the notice. The arbitral tribunal shall determine the date, the time and place of subsequent hearings of which a notice shall be given by the Stock Exchange to the parties concerned.

9. Adjournment of Hearing

If any party to the appeal wants to make an application for adjournment of hearing by the arbitral tribunal, the party shall make an application in writing giving reasons for seeking adjournment to the Stock Exchange sufficiently in advance to enable the Stock Exchange to forward such request to the arbitrators. The arbitrators at their discretion may grant the adjournment in exceptional cases, for reasons, to be recorded in writing.

10. Appellate Arbitral Award on Agreed Terms

If after the appointment of panel of arbitrators, the parties settle the dispute, then the Arbitral Tribunal shall record the settlement in the form of an appellate arbitral award on agreed terms or may dismiss the matter summarily on an application made by the appellant for withdrawal of matter due to settlement with the other party.

11. Making of Appellate Arbitral Award

The award of the Appellate Tribunal shall be in writing and made in three originals duly dated and signed by the panel of arbitrators (by all the three arbitrators), and shall be made within the time mentioned in the Bye-laws.

The panel of arbitrators shall file all the three original awards with the Stock Exchange, which shall arrange to send one original each to the parties to the dispute and the stamped original award shall be retained by the Stock Exchange.

12. Interest

- (1) The arbitral tribunal may include in the sum for which the award is made interest at such rate on such sum and for such period as the arbitrators deem reasonable.
- (2) A sum directed to be paid by an award shall, unless the award otherwise directs, carry interest at the rate of eighteen per cent per annum from the date of the award to the date of payment.

13. Arbitration Fees and Charges, Costs, etc.

- (1) The fees and expenses payable to arbitrators shall be as determined by the Relevant Authority from time to time.
- (2) The costs, if any, to be awarded to either of the party in addition to the fees that is paid by the parties for conducting the appellate arbitration shall be decided by the arbitral tribunal.
- (3) Unless the arbitrator directs otherwise, each party shall bear their own expenses of traveling and other incidental expenses incurred.

14. Recourse against Appellate Arbitration Award

A party aggrieved by an appellate arbitral award may file an application before the competent, which is nearest to the address provided by the client in the KYC form, challenging it under Section 34 of the Arbitration and Conciliation Act, 1996.

15. Applicability of Chapter XIV

Except where specific provision is made in this Chapter, the provisions of Chapter XIV shall apply *mutatis mutandis* to appellate arbitrators, appellate arbitration proceedings and appellate arbitral award."

IV. In Chapter XVI (Investor Protection Fund), after Bye-law (10), the following shall be inserted, namely:-

“(10-A) The Trust shall release such interim sums of moneys to the Constituent as may be prescribed by SEBI or the Exchange, to cover whole or part of the admissible claim amount determined or amount awarded by the IGRC under Chapter XIII-A or by the arbitrator under Chapter XIV or by the appellate arbitrator under Chapter XIV-A, pending final determination of their complaint.

(10-B) The Trust shall receive or recover the moneys thus released to the Constituent, either singly or jointly with the Exchange, where the Constituent eventually loses in the arbitration proceedings or other legal proceedings emanating therefrom.

- (10-C) The relevant authority may specify from time to time, the procedure for interim release of funds under Bye-law (10-A) and for the recovery thereof under Bye-law (10-B).”

Sd/-

SANGEETA SHETTY

Company Secretary

Metropolitan Stock Exchange of India Limited

INDIAN NATURAL THERAPY COUNCIL

PUDUCHERRY

Every person registered and experienced & qualified in Indian Natural Therapy Council(Siddha, Ayurveda, Homoeopathy, Naturopathy, Rieki, Pranic Healing, Flower medicine, Colour Therapy, Sujok Acupuncture, Electro Homoeopathy, Bio-Chemic, Electropathy, Stone therapy, Panchakarma, Reflexology, Varma, Spiritual Healing, Unani, Yoga, Massage therapy, Hydro Therapy, Aroma therapy, Herbal therapy, Acupuncture, Acupressure , Moxibustion etc.) practitioners under registered in as per Rules & Regulations at and memorandum section 3 of Registration Act XXI of 1860 serial number: 260 of 2012. dated 14/05/2012 with an amendment such as constituted under G.O. No. R12013/3/80 dated 24.10.1980 and Ms.No.1877 dated 04.11.1980 Recognized by Min. of Health & Family welfare. The Certificate in possession of Indian Natural Therapy Council are free from police, or any govt. officers disturbance. The Rules and Regulations and code are not violated and the office is not misused and experience in Alternative Medicine anywhere in India except Jammu & Kashmir.

Now the under mentioned Alternative Medicines and Practitioners are registered with Indian Natural Therapy Council effect from April 30th 2016.

1. Reg No: TN0260 Dr. D. Rajkumar, S/O, G. Durairaj, No.1, S.R.Complex, Senthil Nagar, Kavudampalayam, Coimbatore (Dt) – 641 030
2. Reg No: TN0348 Dr. S. Pachayappan, S/O, G. Shanmugam, No.68/16-A, V.O.C. Nagar, 10th Street, Thiruvannamalai – 606 601.
- 3.Reg No: TN0379 Dr. R. Venkateshwaran, S/O, Rangasamy, No.1/45, Valluvar Street, Thirumalaigiri (Po), Sivadhapuram (Via), Salem (TK) & (DT) – 636 307.
4. Reg No: TN0391 Dr. S. Selva Kumar, S/O, M. Shanmugasundaram, No.2, Main Road, Anandha Ranga Pillai Nagar, Puducherry – 605 008.
- 5.Reg No: TN0470 Dr. K. Muniyandi, S/O, KaruppanVaithiyar, North Street, Sikkal, Ramnad (DT) - 623 528.
6. Reg No: TN0474 Dr. N. Ellammal, W/O, V.Nithyanandam, No.23, Near NachimarrammanKovil, Karuvaloor Road, PonneGounden Pudur, Coimbatore (Dt) – 641 107.
- 7.Reg No: TN0502 Dr. G. Sivarama Krishna, S/O, S. Gnnasambandam, No.3/237, Main Road, Edaiyur (PO), Thiruthuraipoondi (TK), Thiruvavur (DT) – 614 702.
8. Reg No: TN0568 Dr. R. Renuga, W/O, Ranganathan, 601/A, Narayanapillai Street, Annadhanapatty, Salem - 636 002.
9. Reg No: TN0569 Dr.P. Ramamoorthy, S/O, P.Paramasivam, No:163, KamarajNagar,KariyaPerumalKaradu (North),Nethimedu, Salem – 636 002.
10. Reg No: TN0578 Dr. L. Susheela, D/O, Loganathan, No.11/55 A, Rajeev Nagar, Kenthala, Katary (Po), The Nilgiris – 643 213.
11. Reg No: TN0582 Dr. D. Thiagarajan, S/O, V. Duraisamy, No.40, Old JavuliKadai Street, Tirupur – 641 604.
12. Reg No : TN0585 Dr. K. P. Sriram, S/O, P. Kulanthaiyammal, SubamAcu&Homoe Clinic, Trichy Road, Gandhi Gramam, Muthoot Fin Corp (Opp), Karur – 639 004.
13. Reg No: TN0586 Dr. S. Revathi, W/O, K. P. Sriram, SubamAcu&Homoe Clinic, Trichy Road, Gandhi Gramam, Muthoot Fin Corp (Opp), Karur – 639 004.
14. Reg No: TN0589 Dr. S. Joy Kumar Tikader, S/O, Subas Kumar Tikader, No.248, John Jothi Garden, KulleyGounderPuthur, Krishna Nagar, 4th Andipalayam, Tirupur – 641 687.
15. Reg No: TN0591 Dr. G. BalaKuppuraj, S/O, R. Gurumurthy, No.3/289, Nall Road, Gudimangalam (PO), Udumalpet (TK), Coimbatore (DT) – 642 201.
16. Reg No: TN0592 Dr. A. Krishnamoorthy, S/O, A. Sevugamoorthy, No.1, 3rd Street, Nerkundram, Chennai – 642 201.

17. Reg No: TN0593 Dr. G. Sivasindhuja, D/O. S. Gnnasambantham, Main Road, Edaiyur, Thiruthuraipoondi (TK), Thiruvarur (DT) – 614 702.
18. Reg No: TN0594 Dr. N. Lakshmi, G/O, B. Muthukumar, No.35, Nehru Street, Jaihindpuram, Madurai – 625011.
19. Reg No: TN0595 Dr. P. Pandian, S/O, M. Pillaiyar, 1117, JJ Nagar, Senbhahathoppu Road, Rajapalayam– 626 117.
20. Reg No: TN0596 Dr. P. Prabakaran, S/O, T. Palanichamy, No.4/139, West Street, Chinnamanayakanpatti (PO), Dindigul – 624 004.
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24. Reg No: TN0600 Dr. R. Sivakumar, S/O, P. Raja Gopal, Bazar Street, BommaiyaGowndan Patti, Theni – 625 531.
25. Reg No: TN0601 Dr. T. Murugan, S/O, C. ThangaPandian, 1/161 A, North Street, MarukkalanKulam (PO), VeerakeralamPudhur (TK), Tirunelveli – 627 953.
26. Reg No: TN0607 Dr. P. Paramasivam, S/O, Perumal, No:163, Kamaraj Nagar, KariyaPerumalKaradu (North), Nethimedu, Salem – 636 002.

C.A. RAVI
Chairman
Indian Natural Therapy Council
Puducherry

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